

STATE OF ILLINOIS  
87th GENERAL ASSEMBLY  
REGULAR SESSION  
SENATE TRANSCRIPT

45th Legislative Day

June 18, 1991

PRESIDENT ROCK:

The hour of twelve having arrived, the Senate will please come to order. Will the Members be at their desks, and will our guests in the gallery please rise. Our prayer this afternoon by the Reverend Dave Garver, Ridgeview Baptist Church, Danville, Illinois. Reverend.

THE REVEREND DAVE GARVER:

(Prayer by the Reverend Dave Garver)

PRESIDENT ROCK:

Thank you, Reverend. Reading of the Journal, Madam Secretary. Senator Hall.

SENATOR HALL:

Thank you, Mr. President. I move that reading and approval of the Journals of Thursday, June 13th; Friday, June 14th and Monday, June 17th, in the year 1991, be postponed, pending arrival of the printed Journals.

PRESIDENT ROCK:

You've heard the motion as placed by Senator Hall. Is there any discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and it is so ordered. Committee Reports.

SECRETARY HAWKER:

Senator Hall, Chairman of the Committee on Appropriations II, reports House Bill 214 Do Pass. And House Bills numbered 373, 378, 647, 655, 657, 658, 659, 886, 887 and 888 Do Pass, as Amended.

PRESIDENT ROCK:

Resolutions.

SECRETARY HAWKER:

Senate Resolution 543 offered by Senator Karpziel. It is congratulatory.

PRESIDENT ROCK:

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Consent Calendar. ...(machine cutoff)... All right. Ladies and Gentlemen, we'll begin on Page 38. We will begin on Page 38, on the Order of House Bills 2nd Reading. We will go through House Bills on 2nd Reading and move immediately to House Bills on 3rd, if time allows. We will work until approximately six o'clock. Committee Reports.

SECRETARY HAWKER:

Senator Carroll, Chairman of the Committee on Appropriations I, reports House Bills numbered 386, 388, 394 and 653 Do Pass. And House Bills numbered 319, 376, 384, 393, 395, 505, 545, 581, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 649, 650, 651, 652, 654, 656, 660, 736, 737, 766, 808, 1048, 1155 and 1878 Do Pass, as Amended.

PRESIDENT ROCK:

All right. Again, we will begin on Page 38, on the Order of House Bills 2nd Reading. We will go down in numerical order, and there will be no backtracking. We're not going to go back and pick up any that anybody missed. We will again be on 2nd Reading tomorrow and Thursday and Friday and Saturday and Sunday and Monday and however long you want. On the Order of House Bills 2nd Reading, middle of Page 38, House Bill 2. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 2.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Executive offers Committee Amendment No. 1.

PRESIDENT ROCK:

Senator Lechowicz, on Committee Amendment No. 1.

SENATOR LECHOWICZ:

Thank you, Mr. President. Committee Amendment No. 1 is at the request of the Department of Veterans' Affairs. It's a

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clarification amendment. I move for its adoption.

PRESIDENT ROCK:

Senator Lechowicz has moved the adoption of Committee Amendment No. 1 to House Bill 2. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The amendment's adopted. Are there further amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. WCIA-TV, WAND-TV and WICS-TV have requested permission to shoot some videotape. And the State Journal-Register has requested permission to take some still photographs. Without objection, leave is granted. Senator Sam, make sure you got your good profile there, will you please? Thank you. Okay. Page 38. House Bill 3. Senator Marovitz. House Bill 5. Senator Brookins. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 5.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Transportation offers Committee Amendment No. 1.

PRESIDENT ROCK:

Senator Brookins, on Committee Amendment No. 1.

SENATOR BROOKINS:

Thank you, Mr. President. Committee Amendment No. 1 requires that a person completes a safety training course, as designed by the Secretary of State, to operate vehicles weighing over sixteen

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thousand pounds.

PRESIDENT ROCK:

Senator Brookins has moved the adoption of Committee Amendment No. 1 to House Bill 5. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The amendment's adopted. Further amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Brookins offers Amendment No. 2.

PRESIDENT ROCK:

Senator Brookins, on Amendment No. 2.

SENATOR BROOKINS:

Thank you, Mr. -- Mr. President. Committee Amendment No. 2 merely makes some changes in saying that the goods that are transported by these vehicles are household possessions only. This is an agreed amendment.

PRESIDENT ROCK:

Senator Brookins has moved the adoption of Amendment No. 2 to House Bill 5. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The amendment's adopted. Further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDENT ROCK:

3rd Reading. 16. Senator Cullerton. Top of Page 39. 46. Senator Marovitz. 56. Senator Joyce. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 56.

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(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Judiciary II offers Committee Amendment No. 1.

PRESIDENT ROCK:

Senator Joyce, on Committee Amendment No. 1.

SENATOR J.E. JOYCE:

Mr. President, can we take it out of the record? We'll go back to it.

PRESIDENT ROCK:

Take it out of the record. 57. Senator Marovitz. 65. Senator Marovitz. 72. Senator Mahar. Read the bill, please, Madam Secretary.

SECRETARY HAWKER:

House Bill 72.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 86. Senator del Valle. 94. Senator del Valle. 114. Senator Jerome Joyce. 121. Senator Cullerton. 129. Senator Holmberg. 136. Senator Leverenz. 137. Senator Collins. Read the bill, Madam Secretary, please. 1-3-7. Bottom of Page 39, on the Order of House Bills 2nd Reading, is House Bill 137. Read the bill, please.

SECRETARY HAWKER:

House Bill 1-3-7.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Public Health, Welfare and Corrections offers Committee Amendment No. 1.

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PRESIDENT ROCK:

Senator Collins, on Committee Amendment No. 1.

SENATOR COLLINS:

Yes. Thank you. This amendment was recommended by Department of Children and Family Services, and it changes the timetable for availability of documents for emergency placements from three working days to eight working days. And I would move for its adoption.

PRESIDENT ROCK:

Senator Collins has moved the adoption of Committee Amendment No. 1 to House Bill 137. Discussion? If not, all in favor, indicate by saying Aye. All opposed. The Ayes have it. The amendment's adopted. Further amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 143. Senator Brookins. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 1-4-3.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Brookins offers Amendment No. 1.

PRESIDENT ROCK:

Senator Brookins, on Amendment No. 1.

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SENATOR BROOKINS:

Thank you. Mr. President, this merely brings in Canada into the agreement -- into the bill. And I ask -- Canada and Canadian.

PRESIDENT ROCK:

All right. The Gentleman has moved the adoption of Amendment No. 1 to House Bill 143. Discussion? Senator Hudson.

SENATOR HUDSON:

Thank you, Mr. President. Senator Brookins, this amendment happens to be one that we have not seen. And I'm wondering if you would be willing to maybe take it out of the record or hold it just long enough so we...

PRESIDENT ROCK:

Take it -- take it out of the record, Madam -- Madam Secretary. Top of Page 40. 162. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-6-2.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 176. Senator Rea. 185. Senator Carroll. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 1-8-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

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SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 1-8-6. Senator Carroll. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 1-8-6.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 209. Senator Collins. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 209.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 218. Senator Marovitz. Read the bill, please.

SECRETARY HAWKER:

House Bill 218.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

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SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 2-4-2. Senator Lechowicz. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 2-4-2.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 2-4-4. Senator Jacobs. Read the bill, please.

SECRETARY HAWKER:

House Bill 2-4-4.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDENT ROCK:

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDENT ROCK:

3rd Reading. 2-4-7. Senator O'Daniel. 2-6-6. Senator Demuzio. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 2-6-6.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Elementary and Secondary Education offers Committee Amendment No. 1.

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Senator Demuzio, on Committee Amendment No. 1.

SENATOR DEMUZIO:

Well, thank you, Mr. President. First of all, I don't think the Calendar explanation is -- is correct with respect to this bill, and I would ask that the clerk review it. But Committee Amendment No. 1 changes the date by which the State Board of Education must complete its Statewide salary and benefit report, from February 1 to April 30th. It's a committee amendment. I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Demuzio has moved the adoption of Committee Amendment No. 1. Any discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill -- 273. Senator Marovitz. Read the bill.

SECRETARY HAWKER:

House Bill 2-7-3.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

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3rd Reading. House Bill 274. Senator D'Arco. House Bill  
298. Senator Luft. Read the bill.

SECRETARY HAWKER:

House Bill 2-7-8 -- pardon me -- 2-9-8.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Rigney offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney, on Floor Amendment No. 1. Senator Rigney.

SENATOR RIGNEY:

Madam President, this is a technical amendment to House Bill  
298. Apparently, there was...

PRESIDING OFFICER: (SENATOR COLLINS)

Senator. Senator. Can we have some order, please, and will  
you clear the aisle in front of Senator Rigney so he can present  
his amendment. Thank you. Senator Rigney.

SENATOR RIGNEY:

Okay. I think our sponsor of the bill is aware of this - that  
the amendment moves the limitation language to the proper Section  
without changing the intent, in any way, of the bill.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney has moved the adoption of Amendment No. 1 to  
House Bill 298. All in favor, indicate by saying Aye. Opposed,  
Nay. The Ayes have it. The amendment is adopted. Any further  
amendments -- Floor amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 313. Senator Cullerton. Read the

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bill.

SECRETARY HAWKER:

House Bill 3-1-3.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government, Organization and Administration offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton, on Amendment No. 1.

SENATOR CULLERTON:

Yes, Madam President. Thank you, Members of the Senate. The committee amendment simply added the word "artistic services" to the contracts that would be covered by the Act. I move for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton has moved the adoption of Committee Amendment No. 1 to House Bill 313. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments? Senator Cullerton.

SENATOR CULLERTON:

Could I please leave the bill on 2nd Reading? Take the bill out of the record?

PRESIDING OFFICER: (SENATOR COLLINS)

Out of the record, please. At the top of Page 41, House Bill 316. Senator Marovitz. Read the bill.

SECRETARY HAWKER:

House Bill 316.

(Secretary reads title of bill)

PRESIDING OFFICER: (SENATOR COLLINS)

Out of the record. House Bill 318. Senator Marovitz. You want it read, Senator Marovitz? Read the bill.

SECRETARY HAWKER:

House Bill 318.

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(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Public Health, Welfare and Corrections offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Madam President, Members of the Senate. Amendment No. 1 is a technical amendment only and corrects a drafting error. And I would ask for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz has moved the adoption of Committee Amendment No. 1 to House Bill 318. Any discussions? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. We have a -- Senator Fawell has a special guest that she would like to introduce. And I will now turn the Podium to Senator Fawell.

SENATOR FAWELL:

I have some very, very special people here that I would like you to have the pleasure of meeting. These are representatives from the Marklund Home, which is actually in -- in Pate Philip's district. But I and Doris Karpziel have had some very special relationships with these children. First of all, I'd like you to meet Jimmy, who is one of the little boys who live at the Marklund Home. And this is Jimmy, and I think Jimmy should get a nice

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round of applause for being here. The reason these people are here is because there is a gentleman by the name of Dave Sharp who was confined to a wheelchair for a while. And he has taken that wheelchair now, and he left Future City, Illinois, and is going all the way up -- the learning center in Roselle for a kickoff campaign for the capital campaign for Marklund. And Dave, would you -- would you raise your hand and -- and perhaps would you like to say a couple words?

DAVE SHARP:

(Remarks by Dave Sharp)

SENATOR FAWELL:

Thank you very much, David. I'd like to introduce the rest. Todd Patton - if you'll just raise your hand - is going alongside on roller skates, right next to the wheelchair, to watch out for traffic. Anthony D'Andrea is Marklund Home director. Joe Rusky is the coach, and is also watching out for traffic and making sure everything goes well. And last, but by no means least, is Pat -- Patricia Pierce, who is the president of the Marklund Home, and who is an absolute saint. Again, I would like you to welcome these people and -- and give them a warm Senate welcome. Thank you.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Watson also have some special guests that he would like to introduce at this time. Senator Watson.

SENATOR WATSON:

Yes. Thank you, Madam President. Members of the Senate, we're pleased to have with us a large group of Future Homemakers of America and Home Economics Related Occupations. And as you notice in the galleries behind us, we have students from throughout Illinois here representing various schools - high schools - here today and yesterday. They're here at a conference to learn about State Government. They're here at a conference to learn about running for office, which got my attention in a -- in

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a big hurry. But we're very pleased to have this group with us. And at this time, we have a resolution that we would like to have read into the record by the Secretary of the Senate.

SECRETARY HAWKER:

Senate Resolution 5-3-7 offered by Senator Watson.

(Secretary reads SR No. 537)

SENATOR WATSON:

Okay. Thank you, Madam Secretary. You know, I kind of like that. Better not get too used to it, huh? All right. We'd like to have your attention, because we have a special guest with us who wants to make a presentation to the Members of the Senate, and I'd like to have your attention. We have with us the president of this particular group, Robert Welch, who's from Mounds Meridian High School in Pulaski County. And Robert has the distinction of being the only guy up here besides myself. And obviously, looking in the gallery there, he's got -- he's got the numbers right, I'll tell you that. But anyway, Robert Welch is the president of this organization and would like to address the Senate. Thank you.

MR. ROBERT WELCH:

(Remarks by Mr. Robert Welch)

UNKNOWN SPEAKER:

(Remarks by unknown speaker)

SENATOR WATSON:

They do have flowers that will be distributed in a short period of time. And we thank you for giving us the opportunity to say a few words to the Senate. Thank you.

PRESIDING OFFICER: (SENATOR COLLINS)

Okay. At the top of Page 41. Senate -- House Bill -- 331. Senator Marovitz, are you going to move that one? Read the bill.

SECRETARY HAWKER:

House Bill 3-3-1.

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(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Judiciary II offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Committee Amendment No. 1. Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Madam President and Members of the Senate. Amendment No. 1 to House Bill 331 expands the offenses that require an offender to wait five years before being allowed expungement. It allows the Department of Corrections access to all sealed records of a defendant after conviction, and specifies that all expungement orders contrary to these provisions are void. Basically, that's it.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz has moved the adoption of Committee Amendment No. 1. Any discussion? Senator Hawkinson.

SENATOR HAWKINSON:

We haven't had a chance to see this amendment. I wonder if you'd take it out of the record until we can.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz.

SENATOR MAROVITZ:

Well, this is the committee amendment. It went on in committee. It's not a new -- didn't it?

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Hawkinson.

SENATOR HAWKINSON:

The committee amendment was defective, and we need a corrective amendment, and that's the reason -- that's the one we haven't seen. There were some agreements with regard to felony expungements and the like, which we have not yet seen. If you want to put this one on and then track -- and then -- and then

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leave it on 2nd, that's alright.

PRESIDING OFFICER: (SENATOR COLLINS)

Want to take it out of the record? Out of the record. House Bill 406. Senator Luft. House Bill 428. Senator Marovitz. Want to move it? Out of the record. Read the bill.

SECRETARY HAWKER:

House Bill 4-2-8.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 452. Senator Leverenz. House Bill 473. Senator Maitland. Read the bill.

SECRETARY HAWKER:

House Bill 4-7-3.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 475. Senator Kelly. Senator Kelly. Read the bill.

SECRETARY HAWKER:

House Bill 4-7-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

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Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 477. Senator Savickas. Read the bill.

SECRETARY HAWKER:

House Bill 4-7-7.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Energy and Environment offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas, on Committee Amendment No. 1.

SENATOR SAVICKAS:

Yes. Madam Chairman, Committee Amendment No. 1 was presented by the Illinois Hospital Association, and it is their wording to allow the hospitals to develop their own hazardous waste on-site disposal. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas has moved the adoption of -- of Committee Amendment No. 1 to House Bill 477. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

Committee Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas. Committee Amendment No. 2.

SENATOR SAVICKAS:

Madam Chairman, Committee Amendment No. 2 was introduced by the chairman, and this amendment addresses a problem where companies skirt the local siting of an incinerator by using the guise that the incinerator is needed for cement manufacturing. In

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fact, the incinerator is built to dispose of waste oil as a money-making venture, and I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas has moved the adoption of Committee Amendment No. 2 to House Bill 477. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 506. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 506.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. Senate -- House Bill 518. Senator Savickas. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 518.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Local Government offers Committee Amendment No. 1.

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PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas, Committee Amendment No. 1.

SENATOR SAVICKAS:

Yes, Madam Chairman. This committee was put on. There is a problem in what they want to do. So this amendment makes the bill a vehicle, and it's all it does at this point. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas has moved the adoption of Committee Amendment No. 1 to House Bill 518. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 522. Senator Berman. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 5-2-2.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 525. Senator Welch. Senator Welch. At the top of Page 42. House Bill 528. Senator Joyce -- J.J.

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Joyce. Senator Joyce. House Bill 550. Senator Marovitz. House Bill 551. Senator Topinka. House Bill 554. Senator Macdonald. Read the bill.

SECRETARY HAWKER:

House Bill 5-5-4.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Macdonald offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Macdonald, Amendment No. 1.

SENATOR MACDONALD:

Thank you, Madam President. This amendment is a result of trying to accommodate some complaints that business groups had against this bill. It changes the requirement for the -- for the employer to deliver the child support to obligees from the same day to three business days. It adds knowing the requirement before the employer can be assessed with a penalty. And it creates a presumption that the second or more failure to pay withholding is intentional. And it clarifies that the cause of action for the obligee, if the employer fails to meet the three-day business deadline. This -- businesses have signed off on this and also the House sponsor. So I ask for your support of this amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Macdonald has moved the adoption of Amendment No. 1 to House Bill 554. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

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No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 5-5-5. Senator Geo-Karis. House Bill -- House Bill 562. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 5-6-2.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Elementary and Secondary Education offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. Amendment -- Committee Amendment No. 1 provides that no more than one-half, rather than one-third, of the school districts shall be administered under a State assessment test each year, and I move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones has moved the adoption -- of Committee Amendment No. 1 to House Bill 562. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 575. Senator J.E. Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

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House Bill 5-7-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 576. Senator Leverenz. House --  
read the bill.

SECRETARY HAWKER:

House Bill 5-7-6.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Insurance, Pensions and  
Licensed Activities offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Leverenz.

SENATOR LEVERENZ:

Thank you, Madam President. The committee amendment that I  
would move to adopt specifically exempts the medical unit in a  
corporation that operates a physician-supervised laboratory from  
the Act. I move for the adoption of the committee amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Leverenz has moved the adoption of Committee Amendment  
No. 1 to House Bill 576. Discussion? If not, all in -- Senator  
Madigan. Senator Madigan.

SENATOR MADIGAN:

Thank you -- thank you, Madam President. Question of the  
sponsor.

PRESIDING OFFICER: (SENATOR COLLINS)

He indicates he will yield.

SENATOR MADIGAN:

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Senator, it was our understanding that this amendment was going to be Tabled and perhaps another amendment offered. Is -- is that not the case?

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Leverenz.

SENATOR LEVERENZ:

With your question, I don't know. Can we just take it out?

PRESIDING OFFICER: (SENATOR COLLINS)

Out of the record, please. House Bill 580. Senator D'Arco. House Bill 583. Senator Marovitz. House Bill -- read the bill.

SECRETARY HAWKER:

House Bill 5-8-3.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 589. Senator Marovitz. Read the bill.

SECRETARY HAWKER:

Senate <sic> Bill 5-8-9.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 606. Senator Holmberg. House Bill 614. Senator Severns. House Bill 801. At the top of Page 44.

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Jerome Joyce. 6-6-9. Senator Berman. Read the bill.

SECRETARY HAWKER:

House Bill 6-6-9.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 673. Senator Luft. House Bill 679.  
Senator Jacobs. House Bill 682. Senator Weaver. Read the bill,  
Madam Secretary.

SECRETARY HAWKER:

House Bill 6-8-2.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Rock offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rock, Amendment No. 1. Senator Rock. Where is  
Senator Rock? Senator Weaver.

SENATOR WEAVER:

Senator Rock - he just come in on the Floor.

PRESIDING OFFICER: (SENATOR COLLINS)

Okay. Senator Rock, on Amendment No. 1.

SENATOR ROCK:

Thank you, Mr. President, Ladies and Gentlemen of the Senate.  
This is the bill which addresses itself to the question of due  
process in regard to NCAA hearings. The fact of the matter is we

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all believe, I think, that the University of Illinois got the short shrift from the association. What this amendment will do is delay the effective date of what we believe are sincere due process efforts. We will delay the effective date until next July - July '92 - based upon the testimony of the NCAA that they have retained the services of former Chief Justice Warren Berger and will be presenting due process safeguards to their own association. I think this is a legitimate effort at compromise, and I would move the adoption of Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rock has moved the adoption of -- of Amendment No. 1 to House Bill 682. Discussion? Senator Weaver.

SENATOR WEAVER:

Thank you, Madam President. Well, I understand what Senator Rock is wanting to do here, but for more than ten years we've been trying to get the NCAA to reform and to come up with some legitimate and fair hearing procedures. And we really haven't gotten their attention. It's my sincere feeling that we need to keep their feet to the fire, and should they come up with those procedures in the near future, we can certainly repeal 682. So I -- I stand in opposition to this amendment for delaying the effective date.

PRESIDING OFFICER: (SENATOR COLLINS)

Further discussion? If not, Senator Rock, to close.

SENATOR ROCK:

Well, again, I think it is a legitimate effort at compromise. The testimony before the Executive Committee was to the effect that I think it - at least tacitly - the NCAA admitted that they do not, in fact, afford due process safeguards in the course of their investigations and hearings. And so they have retained the services of former Chief Justice Berger to head up a committee to do exactly that. And I think, in fairness, we ought to afford

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them some time to report back. And if, indeed, they are not to our satisfaction - we in Illinois - the law will kick in July 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rock has moved the adoption to Committee Amendment No. 1 to House Bill 682. All in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. I'm sorry. Roll call has been requested. Roll call has been requested. Those in favor will vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record, Madam Secretary. On that question, there are 29 Ayes, 30 Nays, none voting Present. Having failed to receive the required majority, Amendment No. 1 fails. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 691. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 6-9-1.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Marovitz offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Madam President and Members of the Senate. Amendment No. 1 makes the first aid, CPR, Heimlich instruction permissive rather than mandatory. And I'd ask for the

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adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Marovitz has moved the adoption of Committee Amendment No. 1 to House Bill 691. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any -- 3rd Reading. House Bill 700. Senator Leverenz. House -- read the bill.

SECRETARY HAWKER:

House Bill 700.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 703. Senator DeAngelis. Read the bill.

SECRETARY HAWKER:

House Bill 703.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government Organization and Administration offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis, Committee Amendment No. 1.

SENATOR DeANGELIS:

Thank you, Madam President. Committee Amendment No. 1 rewrites the bill so that it removes some of the technical

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objections by the -- the Central Management Services. It essentially is the same bill in a rewritten form. I urge its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis has moved the adoption of Committee Amendment No. 1 to House Bill 703. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator DeAngelis offers Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis, Amendment No. 2.

SENATOR DeANGELIS:

Thank you, Madam President. Floor Amendment No. 1 and Amendment No. 2 removes the prohibition of a elected official - or a elected school official - from serving on the Capital Development Board. Currently, Mr. Oxtoby, who has been asked to serve on the Board of Education of Springfield, is a member of the -- of CDB. And this bill would allow him to serve in that capacity -- this amendment would.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis has moved the adoption of Amendment No. 2 to House Bill 703. Discussion? Senator Vadalabene.

SENATOR VADALABENE:

Yes. Senator DeAngelis, I'd like to ask you a question.

PRESIDING OFFICER: (SENATOR COLLINS)

He indicates he will yield.

SENATOR VADALABENE:

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Could a member of the -- of the Capital Development Board also be a member of the Board of Trustees for SIU?

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis.

SENATOR DeANGELIS:

No. The difference being is that Capital Development Board does, in fact, build projects for higher ed. They do nothing for elementary and secondary, and that's why this conflict is easy to remove.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Vadalabene.

SENATOR VADALABENE:

I think I -- I do know a case of where a member of the -- for the SIU School Board of Trustees is also a member of the CDB. Is that illegal or legal?

PRESIDING OFFICER: (SENATOR COLLINS)

Senator DeAngelis.

SENATOR DeANGELIS:

Well, God bless him if he is, but this bill doesn't address that. This amendment doesn't address that.

PRESIDING OFFICER: (SENATOR COLLINS)

Further discussion? If not, Senator DeAngelis moved the adoption of Amendment No. 2 to House Bill 703. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. Senate Bill -- House Bill 735. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-3-5.

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(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Public Health, Welfare and Corrections offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rea.

SENATOR REA:

Madam Chairperson, I would first move to Table the committee amendment, which was a technical amendment and was incorrectly put together.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rea moves to Table Committee Amendment No. 1. All in favor, indicate by saying Aye. Opposed -- opposed, Nay. The Ayes have it. The amendment is Tabled. Now, Senator Rea.

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Rea offers Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rea.

SENATOR REA:

Thank you. Amendment No. 2 is an amendment I agreed to in committee, which deletes a provision that creates the State Board of Health within the Department of Public Health. I would move for adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rea has moved the adoption of -- of Amendment No. 2 to House Bill 735. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

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No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 738. Senator Carroll. Read the bill, Madam Secretary.

SECRETARY HAWKER:

Senate Bill -- pardon me -- House Bill 738.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government Organization and Administration offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll, Committee Amendment No. 1.

SENATOR CARROLL:

Thank you, Mr. -- Madam President, Ladies and Gentlemen of the Senate. Committee Amendment No. 1 would make payments for late payments automatic if it's over twenty-five dollars, and only at the request of the vendor if the interest payment is twenty-five or less. I would -- it's similar -- identical, actually, to Senate Bill 1002. And I would move adoption of Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll has moved the adoption of Committee Amendment No. 1 to House Bill 738. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

Committee Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Amendment No. 2, Senator Carroll.

SENATOR CARROLL:

Thank you, Madam President, Ladies and Gentlemen of the Senate. Committee Amendment No. 2 modifies the definition of small business in the purchasing program to make that level for

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sales identical to that level for construction, at three million dollars. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll has moved the adoption of Committee Amendment No. 2 to House Bill 738. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Carroll offers Amendment No. 3.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll, Amendment No. 3.

SENATOR CARROLL:

Why, thank you, Madam President, Ladies and Gentlemen of the Senate. At the request of the Department of Transportation, we are adding them to the list of those agencies that would be advisory to the Office of the Comptroller in developing rules for the Prompt Payment Act, 'cause of the size and volume of contracts and vouchers that they have under their control. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll has moved the adoption of Amendment No. 3 to House Bill 738. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any -- 3rd Reading. House Bill 743. Senator Woodyard. Read

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the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-4-3.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government Organization and Administration offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Madam President and Members of the Senate. This amendment is purely technical. It simply places the bill in the correct Sections and paragraphs of the Code.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Woodyard has moved the adoption of Committee Amendment No. 1 to House Bill 743. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 577 <sic>. Senator Welch. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-5-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

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SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 762. Senator Lechowicz. House Bill 764. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-6-4.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Jones offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. Amendment No. 1 adds an immediate effective date, and I move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones has moved the adoption of -- of Amendment No. 1 to House Bill 764. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 772. Senator Keats. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-7-2.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Executive offers

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Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Keats, Committee Amendment No. 1.

SENATOR KEATS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This is an agreed amendment within the parties. It allows for training and educational standards for the employees of the Human Rights Commission. It was put on in committee, and the bill came out on the Agreed Bill List. I'd be glad to answer any questions.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Keats has moved the adoption of Committee Amendment No. 1 to House Bill 772. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 794. Senator Jacobs. At the top of Page 44. House Bill 708. Senator J.E. -- 801. I'm sorry. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 801.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

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PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 811. Senator Joyce. Read the bill,  
Madam Secretary.

SECRETARY HAWKER:

House Bill 811.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House -- Senator Brookins, for what purpose do  
you arise?

SENATOR BROOKINS:

Thank you. For a point of personal privilege.

PRESIDING OFFICER: (SENATOR COLLINS)

State your point, please.

SENATOR BROOKINS:

Madam President, I have with me my grandchild, Arifa Brookins  
Henton, and she is going to be your next Senator from the 18th  
Senatorial District in a few years. Look like she want to take  
over now.

PRESIDING OFFICER: (SENATOR COLLINS)

Welcome, Arifa.

SENATOR BROOKINS:

Say something, Arifa.

PRESIDING OFFICER: (SENATOR COLLINS)

Thank you. Beautiful. House Bill 816. Senator Jacobs. Read  
the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 816.

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(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 840. Senator Marovitz. House Bill 841. Senator Jerome -- Senator Joyce. House Bill 843. Senator Watson. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 843.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 844. Senator Maitland. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 8-4-4.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senators Berman and Maitland offer Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Maitland.

SENATOR MAITLAND:

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Thank you very much, Madam President. Amendment No. 1 simply was suggested by Senator Berman, and I agreed that -- and it provides that if a mandate exists because of a federal law, rule or regulation, the report shall note that fact, and I would move for the adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Maitland has moved the adoption of Committee -- of Amendment No. 1 to House Bill 844. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 847. Senator Daley. House Bill 875. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 8-7-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 878. Senator Hall. House Bill 879. Senator Leverenz. House Bill 885. Senator Berman. House Bill 889. Senator Leverenz. Lechowicz. Want to read it? Read the bill.

SECRETARY HAWKER:

House Bill 8-8-9.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Local Government offers

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Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Madam President. I move to Table Committee Amendment No. 1. I have a Floor amendment which will take that amendment as well as expanding it.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Lechowicz has moved to Table Committee Amendment No. 1 to House Bill 889. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is Tabled. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Lechowicz offers Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Lechowicz.

SENATOR LECHOWICZ:

Thank you, Madam President. Amendment No. 2 grants quick-take powers of eminent domain to the County of Cook, Chicago and Collar Counties for the acquisition of land and interests in land for highway and road purposes. It also provided the same type of protection that was in the committee amendment, as far as residential property. I move -- move for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Lechowicz has moved the adoption of -- of Amendment No. 1 to House Bill 889. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

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SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. At the top of Page 45. House Bill 908. Senator Luft. Read the bill.

SECRETARY HAWKER:

House Bill 908.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 727 -- I mean 927. Senator Cullerton. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 9-2-7.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 942. Senator Lechowicz. House Bill -- read the bill. Read the bill, Madam -- 943.

SECRETARY HAWKER:

House Bill 9-4-3.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

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Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 945. Senator Lechowicz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 9-4-5.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 957. Senator Lechowicz. Read the bill.

SECRETARY HAWKER:

House Bill 957.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1020. Senator Carroll. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1020.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

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PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1021. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1021.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1024. Senator Kelly. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1024.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Carroll offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Kelly, Amendment No. 1 -- Carroll.

SENATOR CARROLL:

Thank you, Madam President, Ladies and Gentlemen of the Senate. First, if the record could reflect that it's Carroll dash Butler on the amendment. This amendment changes an "and" to an

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"or." Basically, it's suggested to allow concerns about the community colleges for those who have corporate contractual arrangements for out of district, to allow them to have waivers so that they can have at least the working arrangements so that working students can still participate. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll has moved the adoption of -- of Amendment No. 1 to House Bill 1024. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1040. Senator D'Arco. Senator D'Arco. 1040. House Bill 1078. Senator Berman. House Bill 1079. Senator Berman. House Bill 1097. Senator Berman. House Bill 1105. Senator Luft. House Bill -- read the bill.

SECRETARY HAWKER:

House Bill 1105.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1123. Senator Davidson. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1123.

(Secretary reads title of bill)

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2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Davidson offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Davidson.

SENATOR DAVIDSON:

Madam President, this amendment makes this bill identical to Senate Bill 429, which we passed out of here on the Agreed Bill List in May. And makes sure that there is no misunderstanding about how or what a retail liquor person would have to do to make sure that their license is renewed by documentation of nonpayment. This is a amendment to -- comes from the Employees Awards Committee, and I move the adoption of Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Davidson has moved the adoption of Amendment No. 1 to House Bill 1123. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendment?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. At the top of Page -- 46. House Bill 1183. Senator Luft. Read the bill.

SECRETARY HAWKER:

House Bill 1183.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

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Senator Luft offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft.

SENATOR LUFT:

Thank you, Madam President. The amendment simply adds an effective date of January 1, 1992.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft has moved the adoption of Committee -- of Amendment No. 1 to House Bill 1183. Discussion? If not, all in favor, indicate by saying Aye. Opposed -- opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1196. Senator Rock. House Bill 1204. Senator Savickas. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1204.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Savickas offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas, Amendment No. 1.

SENATOR SAVICKAS:

Yes. Madam Chairman, I -- I guess this is the amendment we were waiting for for the bill that was to be worked out with the insurance companies and the Dental Society. It does four things, evidently, to address to business and insurance groups. First, in each case, the term "usual, customary and reasonable" has been

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changed to "usual and customary." And this does not affect the intent of the bill. Second, the date of determination of the fee data has been changed to frequency of determination. Third, the amendment also eliminates the annual reporting to the Illinois Department of Insurance. And fourth, the amendment drops the disclosure of this information in the policies, proposals in employee booklets, and substitutes that notification of this information will be made available upon request. I would move the adoption of this amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas has moved the adoption of -- of Amendment No. 1 to House Bill 1204. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1220. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1220.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1228. Senator Maitland. House Bill 1249. Senator Luft. House Bill 1297. Senator Carroll. House Bill 1312. Senator D'Arco. House Bill 1321. Senator Berman. House Bill 1352. Senator Hawkinson. House Bill 1405. Senator

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Maitland. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1405.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Demuzio offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Demuzio, Amendment No. 1.

SENATOR DEMUZIO:

Well, thank you, Mr. -- Madam President. This is a -- this is an amendment that would exclude land surveyors from the -- yeah, from JULIE, is what it actually -- it is. It says excludes "land surveying operations as defined by the Illinois Professional Land Surveyor Act of 1989 when not using power equipment." I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Demuzio has moved the adoption of Amendment No. 1 to House Bill 1405. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1430. Senator Rigney. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1430.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Agriculture and

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Conservation offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney.

SENATOR RIGNEY:

First of all, the committee amendment is technically flawed, and we will need to Table that.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney move to Table Committee Amendment No. 1 to House Bill 1430. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is Tabled. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Rigney offers Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney.

SENATOR RIGNEY:

Madam President, we're back here again with the same amendment as the one we just Tabled. This one, what it does - it sets up a series of monetary penalties in the registration of horses, and this is supported by the industry rather than to have to go through a rather lengthy hearing process.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney move the adoption of Amendment No. 1 to House Bill 1430. Discussion? Senator Watson.

SENATOR WATSON:

Yes. Thank you, Madam President. I'm curious. Does this have anything to do with the Chicago Bulls?

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Senator Rigney.

SENATOR RIGNEY:

This doesn't have anything to do with any bulls. This pertains to horse racing.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Rigney has moved the adoption of Amendment No. 1 to House Bill 1430. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. Senate <sic> Bill 1440. Senator Jones. Senate <sic> Bill 1449. Senator Macdonald. At the top of Page 47. Senate <sic> Bill 1464. Senator Woodyard. Senate Bill -- I mean House Bill 1466. Senator Carroll. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1466.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Excuse me. I'm sorry. The Committee on Insurance, Pensions and Licensed Activities offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll, Committee Amendment No. 1.

SENATOR CARROLL:

Thank you, Madam President, Ladies and Gentlemen of the Senate. This is an agreed committee amendment that deals with the CHIP program and makes permanent the prohibition against dumping;

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also clarifies that, for certain services, they must be performed at a preferred provider agreement hospital or nursing home, et cetera. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Carroll has moved the adoption of Committee Amendment No. 1 to House Bill 1466. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1470. Senator Cullerton. House Bill 1487. Senator Savickas. House Bill 1512. Senator Woodyard. House Bill 1514. Senator Leverenz. House Bill 1549. Senator Davidson. House Bill -- House Bill 1564. Senator Thomas Dunn. House Bill 1584. Senator Hall. House Bill 1587. Senator Alexander. Senator Alexander. House Bill 1603. Senator Jones. House Bill 1604. Senator Jones. House Bill 1608. Senator Macdonald. House Bill 1632. Senator Thomas Dunn. House Bill -- the top of Page 48. House Bill 1685. Senator Brookins. House Bill 1733. Senator Luft. House Bill 1741. Senator Welch. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1741.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

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SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1749. Senator Brookins. House Bill 1752. Senator Maitland. House Bill 1797. Senator Carroll. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1797.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1804. Senator del Valle. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1804.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1855. Senator Luft. House -- House Bill 1815. Mistake. Senator Luft. House Bill 1838. Senator Luft. House Bill 1852. Senator Geo-Karis. House Bill 1853. Senator Cullerton. House Bill 1854. Senator Madigan. House Bill 1856. Senator Raica. House -- House -- House Bill 1857. Senator Jacobs. House Bill 1891. Senator del Valle. Read the bill.

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SECRETARY HAWKER:

House Bill 1891.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Elementary and Secondary Education offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator del Valle.

SENATOR DEL VALLE:

Thank you. The amendment becomes the bill. It requires that any full-time, certified teacher in the Chicago public school system who has taught at the same school for two consecutive years and has been satisfactorily evaluated for those two years must be assigned to a permanent, full-time teaching position. This was worked out with the Chicago Teachers Union, the Board of Education and the State Board of Education. And it's an agreed amendment. I move for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator del Valle has moved the adoption of Committee Amendment No. 1 to House Bill 1891. Discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

SECRETARY HAWKER:

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Welch offers Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Welch. Committee Amendment -- I mean Amendment No. 2.

SENATOR WELCH:

Thank you, Madam President. Amendment No. 2 is a bill that we passed out of the Senate. Then when it went to a House committee,

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the House, as usual, fooled around with it, and it stayed in committee with sixteen members voting Present. The bill that I'm adding was the bill that passed out of here 58 to nothing. It prohibits the removal of asbestos from schools, unless one of five conditions are met. It also allows school boards to remove asbestos if it is determined to be in the best interest of the school and the community. The bill that went over was Senate Bill 946. It was placed in Interim Study in the House. It -- the bill was worked out as an agreement with Public Health, the teachers' unions and others, and it passed unanimously. I would urge adoption of Amendment -- Floor Amendment No. 2.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Welch has moved the adoption of Amendment No. 2 to House Bill 891 <sic> (1891). Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. At the top of Page 49. House Bill 1911. Senator Luft. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1911.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Luft offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft.

SENATOR LUFT:

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Thank you, Madam President. The amendment deletes the provision of the bill that allows directors from conducting business by teleconference or other such manner.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft has moved the adoption of Amendment No. 1 to House Bill 1911. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1918. Senator Jacobs. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1918.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

Senator Demuzio offers Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Demuzio.

SENATOR DEMUZIO:

Thank you very much, Madam President. I would seek leave to withdraw that amendment. I just put a similar amendment on Senator Maitland's bill a few minutes ago, and it was agreed to by the House sponsor, so I would seek leave to withdraw Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Demuzio withdraw Amendment No. 1. Any further amendments?

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SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1929. Senator Cullerton. House Bill 1935. Senator Rock. House Bill 1960. Okay. Okay. Leave has been asked to go back to House Bill 1918, because there was an amendment overlooked. So leave is granted. We're now back on the Order of House Bill 1918. Amendment No. 2.

SECRETARY HAWKER:

Amendment No. 1, actually, offered by Senator Jacobs.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Madam President. This is strictly an amendment that was requested by the Sanitary Districts, which just basically says if they don't own it, they don't have to mark it. Ask for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jacobs has moved the adoption of Amendment No. 1 to House Bill 1918. Discussion? All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

SECRETARY HAWKER:

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1935. Senator Rock. House Bill 1960. Senator Brookins. House Bill 1968. Senator Cullerton. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1968.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments. Excuse me.

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The Committee on Consumer Affairs offers Committee Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Amendment -- Committee Amendment No. 1. Senator Cullerton.

SENATOR CULLERTON:

Yes. Thank you, Madam President, Members of the Senate. This is a bill that we started to debate a little bit yesterday, and I -- I asked to take it out of the record so as to clarify this bill. It deals with the issue of university bookstores. And the bill, as it passed the House, did not have -- or grant any concessions to some of the universities that objected to the bill. So an amendment was adopted in committee that does, indeed, answer some of the objections of some of the universities. And as a result, I'd like to adopt this amendment which was adopted in committee. And then, for those who are opposed to the bill on 3rd Reading, we certainly -- we will have the debate. But I think that those who are opposed to the bill should be in favor of the amendment. And so, for that reason, I would move its adoption. Be happy to explain it and any questions.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton move the adoption of Committee Amendment No. 1 to House Bill 1968. Discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

SECRETARY HAWKER:

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1981. Senator O'Daniel. House Bill

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1982. Senator Luft. Read the bill, Madam Secretary -- Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1982.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Revenue offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft.

SENATOR LUFT:

Thank you, Madam President. The amendment clarifies the intent of the underlying bill by stating that tips exemptions from sales tax are as follows: the proceeds of a mandatory service charge that are separately stated on a customer's bill for the purchase and consumption of food and beverages purchased at the retail -- from a retailer, to the extent that the portion of the proceeds of the service charge are, in fact, turned over to the employees involved in serving, preparing, or otherwise implementing the food or beverage service.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Luft has moved the adoption of Committee Amendment No. 1 to House Bill 1982. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 1996. Senator Karpziel. House Bill

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2005. Senator Luft. House Bill 2010. Senator Luft. House Bill 2012. Senator Karpel. House Bill 2038. Senator Daley. House Bill 2040. Senator Jones. Top of Page 50. House Bill 2042. Senator Berman. House Bill 2100. Senator Severns. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2100.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Labor offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns.

SENATOR SEVERNS:

Committee -- Committee Amendment No. 1 simply clarified intent.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns has moved the adoption of Committee Amendment No. 1 to House Bill 2100. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments on the Floor?

SECRETARY HAWKER:

Amendment No. 2 offered by Senators Severns and Fawell.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns.

SENATOR SEVERNS:

Thank you, Madam President. Amendment No. 2 -- the impact of Amendment No. 2 is simply to take the high-impact training services out of SBE and apply them to Prairie State 2000.

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PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns has moved the adoption of Amendment No. 2 to House Bill 2100. Those in -- discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2118. Senator Brookins. House Bill 2148. Senator Daley. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2148.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 1 offered by Senator Butler.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Butler, Amendment No. 1.

SENATOR BUTLER:

Thank you, Madam President. The amendment to House Bill 2148 merely permits the municipal authorities to hire a deputy clerk who need not be a resident of the municipality. This is a very rare occasion, but the deputy clerk is an employee. So, they have -- they can live wherever they choose, at the option of the corporate authorities.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Butler has moved the adoption of -- of Amendment No. 1 to House Bill 2148. Discussion? Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

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ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2149. Senator Savickas. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2149.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government Organization and Administration offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas.

SENATOR SAVICKAS:

Madam Chairman, Members of the Senate, it's a technical amendment. It corrects the Commission on Intergovernmental Cooperation's title. And I would move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Savickas move the adoption of Committee Amendment No. 1 to House Bill 2149. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2168. Senator DeAngelis. House -- read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2168.

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(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2169. Senator Savickas. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House...

END OF TAPE

TAPE 2

ACTING SECRETARY: (MR. HARRY)

-- 2169.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2177. Senator Severns. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2177.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government

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Organization and Administration offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns.

SENATOR SEVERNS:

Committee Amendment No. 1 was simply a technical change and correction.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Severns has moved the adoption of Committee Amendment No. 1 to House Bill 2177. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2181. Senator Davidson. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2181.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 1 offered by Senators Davidson and Severns.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Davidson.

SENATOR DAVIDSON:

Madam President, Members of the Senate, this amendment does

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several things. One, it repeals several responsibilities of Central Management Service, which have already been made the duties of other departments. Two, it would allow public and private educational facilities to become a part of the Central Management Service Statewide Telecommunications Network, and allow others to use the new satellite uplink facility upon payment of a fee. Three, that it provides that CMS no longer has to pre-approve printing bills before the ordering agency approves these bills. And CMS would not be -- would no longer be prevented from bidding two-year printing contracts or placing renewal contracts in odd-number years. And that's the recommendation of the Legislative Audit Commission. And four, allows agencies to use their travel time to pay for video conferencing. A three-year sunset applies to this last part -- this last part of the amendment. Move the adoption of Amendment No. 1.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Davidson moved the adoption of Amendment No. 1 to House Bill 2181. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2222. Senator Marovitz. House Bill 2234. Senator Marovitz. House -- House Bill 2239. Senator Cullerton. At the top of Page 51, House Bill 2243. Senator del Valle. House Bill 2282. Senator Jones. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2282.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

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PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 1 offered by Senator Jones.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones.

SENATOR JONES:

Yeah, thank you, Mr. <sic> President. Amendment No. 1 provides for certification of motion picture projectionists by the State Marshal, and I move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jones has moved the adoption of Amendment No. 1 to House Bill 2292 <sic> (2282). Discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2295. Senator Cullerton. House Bill 2292. House Bill 2295. Senator Cullerton. House Bill 2306. Senator Dunn. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2306.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Judiciary I offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn.

SENATOR T. DUNN:

Thank you, Madam President. This merely makes it effective immediately. Technical amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

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Senator Dunn has moved the adoption of Committee Amendment No. 1 to House Bill 2306. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 2 offered by Senator Thomas Dunn.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn, Amendment No. 2.

SENATOR T. DUNN:

One minute.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn.

SENATOR T. DUNN:

Well, I misspoke. Excuse me. The first amendment was not an immediate effective date. That is the second amendment. The -- the first amendment really was one that imposed a probation fee not to exceed twenty-five dollars for each month of probation. So, excuse the improper explanation.

PRESIDING OFFICER: (SENATOR COLLINS)

Further -- any further amendments? Senator Dunn has moved the adoption of Committee <sic> Amendment No. 2 to House Bill 2306. All in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. Senate <sic> Bill 2307. Senator Dunn. Read the bill.

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ACTING SECRETARY: (MR. HARRY)

House Bill 2307.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Judiciary I offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn.

SENATOR T. DUNN:

This is the same amendment as the previous one. It imposes a probation fee not to exceed twenty-five dollars for each month's probation.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn has moved the adoption of Committee Amendment No. 1 to House Bill 2307. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 2 offered by Senator Thomas Dunn.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn, Amendment No. 2.

SENATOR T. DUNN:

Thank you, Madam President. This makes it an immediate effective date.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Dunn has moved the adoption of Amendment No. 2 to House Bill 2307. Discussion? If not, those in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

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ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2334. Senator D'Arco. House Bill 2335. Senator Marovitz. House Bill 2355. Senator Luft. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2355.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2358. Senator D'Arco. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2358.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2362. Senator Luft. House Bill 2364. Senator Joyce. House Bill 2368. Senator Woodyard. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2368.

(Secretary reads title of bill)

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2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2392. Senator Karpziel. At the top of Page 52, House Bill 2416. Senator Schuneman. Read the bill.

ACTING SECRETARY: (MR. HARRY)

House Bill 2416.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on State Government Organization and Administration offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Madam President. The committee amendment was strictly technical in nature. It changed the word "of" to "and." So - strictly technical.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Schuneman has moved the adoption of Amendment No. 1 to House Bill 2416. Discussion? If not, all in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2417. Senator Jacobs. House Bill

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2418. Senator Demuzio. House Bill 2423. Senator Cullerton.  
Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2423.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Elementary and  
Secondary Education offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator -- Senator Cullerton.

SENATOR CULLERTON:

Thank you, Madam President, Members of the Senate. This  
amendment that was adopted in committee reflects a compromise  
agreement that was worked out between the Illinois Student  
Assistant Commission and certain individual, private high schools,  
and it has to do with the manner in which they designate State  
scholars. It would allow for any student nominated by his or her  
school to be designated a State scholar if that student achieves  
a score at or above the ninety-fifth percentile on the ACT  
standardized assessment examination, or the equivalent thereof in  
a comparable examination. So I move for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton has moved the adoption of Committee  
Amendment No. 1 to House Bill 2324. Discussion? If not, all in  
favor, indicate by saying Aye. Opposed, Nay. The Ayes have it.  
The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

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3rd Reading. House Bill 2433. Senator Berman. House Bill 2434. Senator Berman. House Bill 2435. Senator Berman. House Bill 2436. Senator Berman. House Bill 2431. Senator Berman. House Bill 2444. Senator Macdonald. House Bill 2464. Senator Smith. House Bill 2465. Senator Hall. House Bill 2491. Senator Joyce. House Bill 2510. Senator Cullerton. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2510.

(Secretary reads title of bill)

2nd Reading of the bill. The Committee on Public Health, Welfare and Corrections offers one amendment.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton, Committee Amendment No. 1.

SENATOR CULLERTON:

Thank you, Madam President, Members of the Senate. The bill, as it passed the House, had set up a elaborate Hospital Indigent Care Fund and scheme for the assessment collection mechanisms on certain hospitals. The Committee's request was to make the bill a shell, and that's what the amendment does for the purposes of making it a vehicle if there is an agreement with regard to an assessment procedure in the future. So right now, by adopting the amendment, we're making the bill a shell. Move for its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Cullerton has moved the adoption of Committee Amendment No. 1 to House Bill 2510. Those in favor will indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further committee amendments?

ACTING SECRETARY: (MR. HARRY)

No further committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

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ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2530. Senator Berman. House Bill 2531. Senator Thomas Dunn. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2531.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill -- at the top of Page 53, House Bill 2536. Senator Jacobs. House Bill -- read the bill. I'm sorry.

ACTING SECRETARY: (MR. HARRY)

House Bill 2536.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2556. Senator Severns. Senator -- yes, leave is requested to return back to House Bill 2536. Senator -- Senator Jacobs.

SENATOR JACOBS:

Thank you, Madam President. Floor Amendment No. 1 strictly defines what ethanol fuel is, and increases membership of the advisory committee. Ask for its adoption.

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PRESIDING OFFICER: (SENATOR COLLINS)

Senator Jacobs has moved the adoption of Committee Amendment No. -- to Floor Amendment No. 1 to House Bill 2536. Discussion? Discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2556. Senator Severns. House Bill 2557. Senator Jacobs. House Bill 2589. Senator Welch. House Bill 2592. Senator Savickas. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2592.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

No Floor amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading. House Bill 2642. Senator Holmberg. House -- Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2642.

(Secretary reads title of bill)

2nd Reading of the bill. No committee amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

Any amendments from the Floor?

ACTING SECRETARY: (MR. HARRY)

Amendment No. 1 offered by Senator Holmberg.

PRESIDING OFFICER: (SENATOR COLLINS)

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Senator Holmberg, Amendment No. 1.

SENATOR HOLMBERG:

Thank you, Madam President. This amendment was asked for in committee, and it simply provides that one of the two teachers being added to the State Teacher Certification Board be from the Chicago public schools. And I move its adoption.

PRESIDING OFFICER: (SENATOR COLLINS)

Senator Holmberg has moved the adoption of Committee <sic> Amendment No. 1 to -- to House Bill 2642. Those -- discussion? If not, those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. The amendment is adopted. Any further amendments?

ACTING SECRETARY: (MR. HARRY)

No further amendments.

PRESIDING OFFICER: (SENATOR COLLINS)

3rd Reading.

PRESIDENT ROCK:

All right. Ladies and Gentlemen, we have again been through the Order of House Bills on 2nd Reading. We will again go to that Order tomorrow as we will deal with the request for recalls for the purpose of amendment. We will be moving shortly to the Order of House Bills 3rd Reading, final action, beginning at Page 6. And so I would alert the Membership, House Bill 7 with Senator Schaffer; 12 with Senator Holmberg; 38, Senator Friedland; 50, Senator Severns, and on down through the list. In the meantime, there has been a request, if you'll turn to Page 57 on the Calendar. Page 57. There has been a request to go to the Order of Motions in Writing to Reconsider the Vote. Senator Geo-Karis, for what purpose do you arise?

SENATOR GEO-KARIS:

Mr. President, Ladies and Gentlemen of the Senate, I would like to have Senator Margaret Smith be the lead sponsor on House

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JR 36, and I will be her hyphenated co-sponsor.

PRESIDENT ROCK:

All right. The Lady seeks leave to have Senator Smith shown as the chief sponsor of House Joint Resolution 36 and Senator Geo-Karis to be the hyphenated sponsor. Without objection, leave is granted. All right. Page 57 on the Calendar, on the Order of Motions in Writing to Reconsider the Vote. Madam Secretary, read the motion, please.

SECRETARY HAWKER:

Having voted on the prevailing side, I move to reconsider the vote by which House Bill 375 failed.

Filed by Senator Keats.

PRESIDENT ROCK:

Senator Keats.

SENATOR KEATS:

I was asked, as a courtesy, having voted No on this measure several times, to move to reconsider. I'm still not sure I'm voting Yes; but, as a courtesy, I'm more than willing to let us do this again.

PRESIDENT ROCK:

The Gentleman has enthusiastically moved to reconsider the vote by which House Bill 375 has failed. Those in favor will vote Aye. Opposed will vote Nay. And the voting is open. Will require 30 affirmative votes to reconsider this measure. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 38 Ayes, 7 Nays, 1 voting Present. The vote is reconsidered. Senator Carroll, on the Order of House Bills 3rd Reading is House Bill 375. Madam Secretary, read the bill, please.

SECRETARY HAWKER:

House Bill 3-7-5.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDENT ROCK:

Senator Carroll.

SENATOR CARROLL:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. Maybe the third time will be a lucky charm. This is the supplemental appropriation that I think everybody is well aware of. Again, it is a hundred and five million dollars of which 16.6 is a General Revenue Fund. The other monies, the eighty-eight-plus million dollars representing monies from various funds. There are some transfers in here, federal funds and usage of other funds as well. I would once again attempt to answer any questions, and would commend passage of House Bill 3-7-5.

PRESIDENT ROCK:

The Gentleman has moved passage of House Bill 375. Is there any discussion? Discussion? If not, the question is, shall House Bill 375 pass. Those in favor will vote Aye. Opposed, vote Nay. And the voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 40 Ayes, 15 Nays, none voting Present. House Bill 375, having received the required constitutional majority, is declared passed. All right. Ladies and Gentlemen, if I can direct your attention to Page 6 on the Calendar. Page 6. We will begin on the Order of House Bills 3rd Reading and move through the Calendar in numerical order until the hour of approximately six o'clock. Senator Leverenz, for what purpose do you arise?

SENATOR LEVERENZ:

I'd like to move to send a bill back to Committee - 2-0-5-1.

PRESIDENT ROCK:

2-0-5-1. Top of Page 37, on the Agreed Bill List, on 3rd Reading, is House Bill 2-0-5-1. Senator Leverenz moves to re-refer that bill to the Committee from whence it came. All in

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favor of that motion, indicate by saying Aye. All opposed. The Ayes have it. The motion carries, and the bill is re-referred. Motions to Re-refer or refer back and to Table are always in order. All right. Page 6 on the Calendar, Madam Secretary. On the Order of House Bills 3rd Reading is House Bill 7. Senator Schaffer. Read the bill, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT ROCK:

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, we have cleverly saved this bill from an Agreed Bill List. This bill simply provides that a lessor of residential real estate property containing twenty-five or more units in either a single building or in a complex of buildings, who receives a security deposit from a lessor <sic>, must pay interest to the lessor <sic> on the deposit, at a rate of five percent per year on any deposit held by the lessor for more than six months. It's a cleanup of that particular provision to eliminate some confusion, and I am unaware of anyone opposed to it.

PRESIDENT ROCK:

Gentleman has moved passage of House Bill 7. Discussion? If not, the question is, shall House Bill 7 pass. Those in favor will vote Aye. Opposed, vote Nay. And the voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 52 Ayes, no Nays, none voting Present. House Bill 7, having received the required constitutional majority, is declared passed. 12. Senator Holmberg. 38. Senator Friedland. Senator Friedland is getting his package out early. Read the bill, Madam Secretary.

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SECRETARY HAWKER:

House Bill 38.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT ROCK:

Senator Friedland.

SENATOR FRIEDLAND:

Thank you, Mr. -- Thank you, Mr. President, Ladies and Gentlemen of the Senate. As House Bill 38 came to the Senate, it placed two parcels of property in the Village of Inverness in the Metropolitan Water Reclamation District of Greater Chicago. The two amendments in the Senate added a parcel for Willow Creek Church near South Barrington, and another one in an unincorporated area to be annexed near Hoffman Estates, and it's been approved by Metropolitan Water Reclamation District. And I'd urge your adoption of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 38 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 50. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 50.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The Lady from Macon, Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. This bill is

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identical to the one that we passed out of here about three weeks ago. In fact, it's identical to the one that we passed out two years before. The need is still there. It provides up to eight weeks of unpaid leave for individuals who have a member of their family who is suffering from a critical illness or a crisis. It's a bill that's well-written. It's a bill -- it's a bill that -- that is responsible in approach. It's one that study after study has proven works better with this kind of language than without it. I would hope that the Senate would pass it out of here this time with overwhelming numbers. And I'll be happy to answer any questions.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Donahue.

SENATOR DONAHUE:

Well, thank you, Mr. President, Ladies and Gentlemen of the Senate. As the sponsor indicated, we have debated the family leave bill before. The business groups still stand opposed to this legislation, and I rise in opposition.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Severns, to close. Severns, to close.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. This bill is a good bill. It's a bill that permits us to put action behind what all of our words in our own districts have been, and that's that families need to remain intact. This bill, more than any that's floated through this General Assembly, in my judgment, helps permit families to remain intact. It is a bill that -- that none of us in this Chamber need, because we have the ability to dictate our own schedules. This bill is for the vast majority of Illinois citizens who are faced, in a time of family illness and crisis, to choose between their family and their job. For that reason, I believe that we should pass House Bill 50, send it to

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the Governor's desk and ask him, being the family Governor that he professes to be, to put his signature on this bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Question is, shall House Bill 50 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 31 Ayes, 25 Noes, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 53. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 53.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Kankakee, Senator Joyce.

SENATOR J.J. JOYCE:

Thank you, Mr. President. House Bill 53 is an identical bill that we passed -- a very similar bill to one we passed which says that you cannot put low-level radioactive waste in landfills, down the sewer, and all the rest of it. It's as a result of the NRC in Washington imposing this, or talking about putting BRC - Below Regulatory Concern - making a new category, and putting that in landfills. I'd ask for favorable support.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 53 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 66. Senator del Valle. 67. Senator Berman. Read the bill,

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Madam Secretary.

SECRETARY HAWKER:

House Bill 67.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Gentleman from Cook, Senator Berman.

SENATOR BERMAN:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 67 authorizes the creation of - with our Illinois financial institutions - a reverse mortgage for persons of sixty-two years of age or older. And the purpose of the bill is to give some assistance to our seniors that they can convert equity in their homes for needed cash. The -- it has been amended in response to some other questions that were raised by the Department of Financial Institutions, and I'd be glad to respond to any questions.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 67 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 58 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 69. Senator O'Daniel. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 69.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator O'Daniel.

SENATOR O'DANIEL:

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Thank you, Mr. President and Members of the Senate. House Bill 69, as amended, makes various clarifications and cleans up the 9-1-1 system requirements. This bill is the result of an agreement reached between the ICC telecommunication carriers and other involved parties, and it allows county board members to -- to be eligible to serve on emergency telephone system boards and also requires the 9-1-1 system to be accessible to voice- and hearing-impaired persons. I don't know of any opposition. If there's any questions, I'll attempt to answer them. If not, ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? Question is, shall House Bill 69 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. On Page 7 on your Calendar is House Bill 70. Senator Jerome Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 70.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Joyce.

SENATOR J.J. JOYCE:

Thank you, Mr. President. House Bill 70 clarifies the pheasant stamp bill. It says that people under sixteen and over sixty-five need not purchase a pheasant stamp to hunt pheasants. It also lets the Conservation police officers rotate the money they use for buying illegal game. Be happy to answer any questions.

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PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 70 pass? All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 97. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 97.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Joyce.

SENATOR J.J. JOYCE:

Thank you, Mr. President. House Bill 97 was brought to me by some students from West Chicago High School, and it says that school districts shall use recycled paper whenever feasible and whenever -- economically and practical. So I would ask for your adoption.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall House Bill 97 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, 1 Nay, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 104. Senator Rea. Out of the record. 118. Senator Jones. Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 118.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

Yeah, thank you -- thank you, Mr. President. House Bill 118, as amended, eliminates the authorization for continuing education certificates to be filed with a qualified organization selected by the Department of Professional Regulation, and also for them to maintain those records for a fee. That's all the bill does. I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Raica.

SENATOR RAICA:

Will the sponsor yield, Mr. President?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicate he will. Indicates he will.

SENATOR RAICA:

Senator Jones, according to this, it removes continuing education requirements for --- for like nursing home administrators, podiatrists, Realtors, veterinarians - that's out of this now?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

No, under current law what is required is that they must file these records with a organization from the -- that the Department names. What this does is removes that -- the continuing education is still there, but they no longer have to file it with a organization as such. So the continuing education is still there.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Raica.

SENATOR RAICA:

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Who verifies the continuing education then?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

The Department of Professional Regulation.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Keats.

SENATOR KEATS:

A question of the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates he'll yield.

SENATOR KEATS:

Related to the previous question, I notice Realtors' continuing education requirement. Now the Realtors have always pushed very hard for continuing education requirements. Now all this is saying is they don't have to report it to the business. It's only Professional Reg. There's no change in continuing education for Realtors?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

There is no change whatsoever.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones, to close.

SENATOR JONES:

Just ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Question is, shall House Bill 1-1-8 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority,

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is hereby declared passed. House Bill 120. Senator Luft. 1-2-0.  
Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-2-0.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Luft.

SENATOR LUFT:

Thank you, Mr. President. Last year the Legislature passed, and the Governor signed, a bill authorizing reciprocal interstate shipment of not more than two cases of wine per adult. The problem with the bill was they forgot to put an effective date. So this bill simply establishes an immediate effective date from Public Act 86-1483. I'd ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall House Bill 120 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Yes. Have all voted who wish? Please take the record. On this question, there are 58 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 123. Senator Holmberg. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-2-3.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. House Bill 123 establishes goals for the hiring of severely disabled workers through a permanent

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supported employment program. The 86th General Assembly passed a proposal which set up a pilot program for supported employment through CMS, and this bill is a continuation of those activities. And I would be happy to answer any questions. If not, I'd ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall House Bill 123 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 147. Senator O'Daniel. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-4-7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator O'Daniel.

SENATOR O'Daniel:

Thank you, Mr. President and Members of the Senate. House Bill 147 authorizes a county sheriff to trade or sell unclaimed confiscated weapons that they no longer need for evidence. This -- they're allowed to sell these or trade these to dealers and like -- that deal in law enforcement weapons. And I know of no opposition. Attempt to answer any questions, or else I'd ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Raica.

SENATOR RAICA:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

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Indicates he'll yield.

SENATOR RAICA:

Senator O'Daniel, I think this bill is limited. They could only sell this to other police agencies, law enforcement officials; they can't sell this to the public. Is that correct?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator O'Daniel.

SENATOR O'DANIEL:

Yes, that's correct.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? The question is, shall Senate -- House Bill 147 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Joyce, would you get us over there? Senator Holmberg. Have all voted who wish? Thank you. Please take the record. On this question, there are 57 Ayes, no Nays, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 167. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-6-7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Joyce.

SENATOR J.J. JOYCE:

Thank you, Mr. President. This provides that one of the powers of the Department of Agriculture is to develop a ginseng marketing program.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 167 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Thank you. Have all voted who wish?

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Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 175. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-7-5.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rea.

SENATOR REA:

Thank you, Mr. President, Members of the Senate. Senate Bill 175, as amended, will provide a bill in -- for a conference committee for management and labor that are participating in the agreed bill process on some changes on the Workers' Compensation Act. I would move for -- for adoption.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? Question is, shall House Bill 1-7-5 pass? All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 58 Ayes, no Nays, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 177. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-7-7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rea.

SENATOR REA:

House Bill 177 also would be placed in a conference committee,

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as amended, which management and labor is working on the Public Labor Relations Act, and there may be some proposed changes there on collective bargaining.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 1-7-7 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 178. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-7-8.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rea.

SENATOR REA:

Thank you, Mr. President. House Bill 178, as amended -- we would send this bill to conference committee for collective bargaining.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 1-7-8 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, 1 Nay, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 179. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-7-9.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. House Bill 179, as amended, is similar to the previous two bills that were just heard. And the purpose of it is to handle any agreement between management and labor if there is an agreement as relate to prevailing wage. And I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 1-7-9 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 180. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 180.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rea.

SENATOR REA:

Thank you, Mr. President. House Bill 180 will also be a bill for a conference committee report involving the Minimum Wage Law.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 1-8-0 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, 2 recorded as Present. This bill, having received the

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constitutional majority, is hereby declared passed. On Page 8 -- Page 8 on the Calendar -- appears House Bill 197. Senator Woodyard. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1-9-7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. House Bill 197 is in the same context as the bill we sent out of the Senate some time ago. It exempts the garbage trucks and refuse haulers from having to get a permit. The language was worked out by the Commerce Commission, and I know of no opposition to it. But I'd be glad to answer any questions.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 1-9-7 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 56 Ayes, 1 No, 1 recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 202. Senator Hall. Out of the record. 204. Senator Joyce. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 204.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Joyce.

SENATOR J.J. JOYCE:

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Yes, thank you, Mr. President. What this does is -- the Illinois Bar Association currently has a program for agriculture for farmers who are in trouble. It's free legal advice. I would ask for adoption or...

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 204 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 240 is on the Recall List. 241. Senator Rigney. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2-4-1.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rigney.

SENATOR RIGNEY:

Mr. President, this is a bill that was requested by the Illinois Soil Classifiers. What we're doing here is establishing a -- an official State soil, like we have other symbols in this State. This particular soil type being the Drummer Silty Clay Loam. It is one of our very best soils. It's by far the most predominant soil in the State of Illinois. It's one of our best. And if we're going to have an official State soil in this State, I think they've made an excellent choice.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Is there any discussion? Senator Joyce.

SENATOR J.J. JOYCE:

Well, thank you, Mr. President. I rise in opposition. I -- I

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just, for the life of me, cannot see why we would want to do this. There are many types of soil in this State. And I think that perhaps - not intentionally - but perhaps it would be unfair to the property owners that don't have this type of soil, in that if investors were coming here to look for farmland and they would see the State soil is Drummer - that's the kind of land I ought to buy. And that's sending a wrong signal. Besides being a little frivolous, I think that this bill could possibly hurt the values of farmland in this State.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President, Members of the Senate. I also rise in opposition to this -- this bill. And, you know, it's nothing wrong with Drummer soil, but it's not necessarily the predominant soil in the State of Illinois. And I think this -- as Senator Joyce says, I think this really sends the wrong message to people, especially investors and all. And I would oppose this bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Senator Rigney, to close.

SENATOR RIGNEY:

Well, Mr. President, I think probably symbols are important, and I think an agricultural symbol for this State is just as important as any of the others. I think it ranks along with the Cardinal, the Oak Tree, the Monarch Butterfly -- and a great agricultural State like the State of Illinois, I think, truly ought to have an agricultural symbol. It's one of our best. There's over a million and six-tenths acres of this soil in this State, by far the predominant soil of this State. Just ask for your Aye vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Question is, shall House Bill 2-4-1 pass. All in favor, vote

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Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 22 Ayes, 35 Nays and 1 recorded as Present. This bill, having failed to receive the constitutional majority, is hereby declared lost. 254. Senator Rea. Out of the record. 282. Senator DeAngelis. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2-8-2.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. House Bill 282 allows the use of life-safety funding to repair sidewalks, playgrounds, parking lots and bus turn-arounds. In addition to having to satisfy all the other requirements of life-safety funding, a public hearing must be held, and there must be no use for the monies by these districts. There was some opposition to this bill by the Realtors and the Taxpayers' Federation, but, because of the guarantees in this bill, that opposition was removed. I move that we pass House Bill 282.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Keats.

SENATOR KEATS:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates he'll yield.

SENATOR KEATS:

Knowing this is a nonreferendum bonding fund, passed after Our Lady of Angels' fire, to deal only with life-safety issues, you're now telling me there is no opposition to being used for sidewalks

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and things that are about as related to life safety as the wind blowing by? Is that what you're selling us?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator DeAngelis.

SENATOR DeANGELIS:

No. No, Senator Keats, I don't know about schools in your area, but we have some schools in our area that are fairly old. And a broken sidewalk can be as much of a safety threat as some other items might be. The hearing has to indicate -- now, have you seen the bill? The bill's not very long. Let me read to you what, in fact, they have to prove. "And it is determined after a public hearing that there is a substantial, immediate and otherwise unavoidable threat to the health, safety or welfare of pupils."

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Keats.

SENATOR KEATS:

I don't know how much broader an exemption they could have. At Evanston High School, they put in a new running track, a sidewalk out front, fans in the field house. They've built swimming pools. They've used it to replace windows so that the air conditioning doesn't leak so much. This is already the single most scandalous nonreferendum bond fund already available in the State. I cannot comprehend why we would want to expand a nonreferendum bond that the only justification is life safety, and presently significant amounts of stuff is used for little more than maintenance. And the group who this was originally geared towards - private schools - are excluded anyway.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you very much. I think many of you probably read the

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very long article in the Chicago Tribune citing the ways that some of the fire-safety money has been spent over the last few years - many of it for very needy things - but the wording of the law has allowed it to be used in many ways for which it was not originally intended. This broadening of the law would, it seems to me, as Senator Keats has said, allow for a great deal of expansion on what is included in the definition of "safety," and also without referendum. I -- I think we need some kind of a tighter law, and instead, we're expanding it. We certainly want to do things to protect the safety of children, but I think the wording needs to be different, and -- and it doesn't -- isn't taken care of in this bill. It's an expansion, rather than a tightening, of the language.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator DeAngelis, to close.

SENATOR DeANGELIS:

Well, I would concur with most of the comments if that's what the bill actually did. But I think we have to stop for a moment and read the bill. Because if this bill had been in effect when all those excesses occurred that Senator Keats has referred to, or the expansion that you're referring to, none of those things would have occurred. I read that article in the Sun-Times. And by the way, Senator Keats, that track was in Elgin. I met with Representative Doederlein, who is a vocal person against fire safety - of the fund - and she, herself, along with the Realtors and the Taxpayers' Federation -- because in this provision, you have far more restrictive requirements than you currently have under law for other life-safety. In fact, what might be a good idea is to take the life-safety and include this in it as it exists, and you wouldn't have those excesses.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Question is, shall House Bill 282 pass. All in favor, vote

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Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 20 Ayes, 25 Nays, 2 recorded as Present. This bill, having failed to receive the constitutional majority, is hereby declared lost. 284. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2-8-4.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President and Members of the Senate. House Bill 284, as amended, creates the professional counseling licensing law. It established requirement for licensure and grounds for discipline, creates Professional Counseling License Disciplinary Board. It has a grandfather provision in there to take care of those persons who meet the necessary qualification. As amended, we increase the fee from one hundred dollars to two hundred dollars to deal with the Department of Professional Regulation as it relate to their start-up funds. And I'll answer any questions anyone have on this legislation.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Topinka.

SENATOR TOPINKA:

Yes, if I may ask the sponsor some questions, because this legislation has come around a number of times before. And -- my -- my concern would be -- is how does this apply, for instance, like to a clergyman who would go out and counsel people? And also to, you know, people who you would be dealing with possibly in schools, or high school coaches who might want to sit down with a

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kid? Or, you know, even people like us, who may be talking to a constituent?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

Yes, the amendment took care of your first concern in particular as it relate to the clergy, because they had some concerns, so they amended -- the amendment addressed their concerns and anyone who is employee or agents of a religious organization or any organization owned or affiliated with a church or religious organization are exempted from the Act. And so it took care of your concerns along those lines.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Topinka.

SENATOR TOPINKA:

What about the secondary concerns of people like your high school coach, who might want to sit down and talk to the kids, or people like us, who talk to constituents from time to time and try and advise them? I mean, would we be held liable if we were not certified?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

No. You're not -- you're not holding yourself out as a professional counselor. These individuals who fall under this Act would be professional counselors. I'm quite sure you hold yourself out as a -- an esteemed Senator, as such, when you do counseling to constituents.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any further discussion? Senator Jones, to close. Excuse me. Senator Schaffer.

SENATOR SCHAFFER:

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Senator Jones, we have traditions in this Body. Has this group held the traditional reception yet?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

Not to my knowledge, but perhaps some Members -- you may have been invited; I have not. I don't know of any.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Schaffer.

SENATOR SCHAFFER:

Well, I know that we license everything that moves, walks, breathes and can find its way down here. But at least you used to make them buy egg rolls once. I hate to see these traditions die, as we pass one meaningless, self-serving registration law after another. This one strikes me as particularly meaningless. You know -- you can -- you can continue to do this without registering, as long as you don't use a particular word to describe yourself. I don't know. I just don't know where all this registration is going. My question is, is the Medical Society opposed to this bill? They have been in the past, I'm told by our analysis.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator -- Senator Holmberg.

SENATOR JONES:

Well --

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg, please. Senator Jones, you want to answer -- was that a question, Senator Schaffer? I'm sorry. Senator Jones.

SENATOR JONES:

Not to my knowledge. I really don't know as far the Medical Society -- they have not talked to me specifically about it. But

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in answer to your other question, it is very important, see, is that we license the psychologists, the psychiatrists and clinical psychologists. This is one that the schools throughout the State of Illinois, your private as well as public, offer master degree programs along this lines, and all this does is take care of that final group that we did not take care of when we did the others.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Schaffer.

SENATOR SCHAFFER:

If I honestly thought this was the final group we would be asked to register, I'd probably vote for the bill. This is just one on a cavalcade of groups coming down to get licensed to cut themselves off and cut down the supply, and drive up their price to the constituents, which, in many cases, are the medical programs we pay for. I don't know. I don't know why we do this. There's no public justification in terms of protecting the public good. We are just, frankly, pandering the special interest groups when we pass these bills.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg.

SENATOR HOLMBERG:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicate he'll yield.

SENATOR HOLMBERG:

Senator Jones, I have a master's degree in counseling psychology, but for some reason I haven't been able to practice for the last nine years. I've been rather busy. I'm wondering if under this bill, I would be eligible for a license.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones.

SENATOR JONES:

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Under provisions of this Act, Senator Holmberg, if you can document as such - I know you are a professional counselor and trained as such - but if you can document your training to do this and have the educational background, quite certain you would be licensed as such. There is a board that was set up to review your qualifications as such, and I have discussed this with you, and -- but I feel that you -- if you meet the qualifications, then you will automatically be licensed as such.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Karpel.

SENATOR KARPIEL:

Thank you, Mr. President. In regards to the Medical Society, I don't know if they're opposed or for this bill either, except that I do know that in -- in a House amendment - I think it was Amendment No. 3 in the House to this bill - there is some specific language about counselors, you know, telling their patients to go to a doctor if they feel it's necessary. I mean, that they're not to handle those kind of cases.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Macdonald.

SENATOR MACDONALD:

Thank you, Mr. -- or Mr. President. I stand in strong support of this bill. I have had a number of communications from people in my district who feel that this bill is -- is a very good bill and would be very necessary to them and to their families. So I would -- I would just say that, because I have seen the bill and had it explained to me - and I think that it is a very good bill - and I hope that you will vote in favor of this bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President. To the sponsor: I notice sacks of

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popcorn being delivered to the Floor, and I want to call your attention to this great safety and public hazard that exists. You have not yet licensed popcorn poppers. And when you think about the kernels that are in those -- that's in that corn, and the hulls that are in that corn, there's probably more public safety hazard right here on the Floor of this Senate than there is out there in the world where you're trying to correct every evil through all these licensing bills. Senator, think about that for next term.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Jones, have you given that a lot of thought? To close.

SENATOR JONES:

Thank you, Mr. President. And I agree with you, Senator Schuneman, that there should be a licensing on popcorn. Those people bringing their stuff around. But...

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Coming up next.

SENATOR JONES:

I'm going to join you in cosponsoring that so we can protect these fine legislators. But on House Bill 284, as amended, I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The question is, shall House Bill 2-8-4 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 43 Ayes, 13 Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 293. Senator Joyce. Okay. 302. Senator Holmberg. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 302.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. This bill simply states that continuing education may be waived for certain licensed social workers or licensed clinical social workers. And DPR shall establish a means for verification of continuing education requirements. Be happy to answer any questions. If not, I'd ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Senator Raica.

SENATOR RAICA:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Indicates she'll yield.

SENATOR RAICA:

We saying that these people do not have to put in clinical requirements - con ed requirements anymore, Senator?

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg.

SENATOR HOLMBERG:

In certain instances, upon a petition to the board, DPR may waive the continuing education requirements. One of those is service in the Coast Guard or Armed Forces during the period in question, or that the license was obtained by examination or endorsement within the preceding renewal period. In other words, in specific circumstances they may waive the continuing education requirements for that period.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Raica.

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SENATOR RAICA:

Senator, why aren't we doing that in the rules procedure? Why are we doing that on the Senate Floor then? I mean, we're not waiving the requirements for everybody that serves as a clinical social worker, right? We're just saying someone who served overseas and someone who -- and that -- within that one period of registration. Why are we even doing this? Why couldn't they just do that by rules?

PRESIDENT ROCK:

Senator Holmberg.

SENATOR HOLMBERG:

It seemed necessary that in these three instances it be put into law.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Holmberg, to close. To close.

SENATOR HOLMBERG:

I'll just ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

The question is, shall House Bill 302 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, 1 Nay, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 314. Senator Rigney. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 314.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Rigney.

SENATOR RIGNEY:

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Mr. President, what this does is allow soil and water conservation districts throughout Illinois to designate what are known as natural area guardians. They do various things in connection with this position - assisting landowners and managing natural areas and the managing of them. I would point out to you that one of the things that the soil conservation districts are concerned about - they would like to preserve this title for soil and water conservation districts.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? The question is, shall House Bill 314 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 58 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 3-3-8. Senator Maitland. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 338.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Maitland.

SENATOR MAITLAND:

Thank you very much, Mr. President, Members of the Senate. House Bill 338 eliminates the requirement that one-third of all the registration fees placed in an Animal Control Fund be retained in the fund until March of the next year. It also permits counties of one hundred thousand inhabitants or more to self-insure for livestock and poultry losses rather than establishing the Fund. I know of no opposition. I would appreciate your support.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

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Any discussion? Question is, shall 3-3-8 pass. All in favor, vote Aye. All opposed, vote Nay. Voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 59 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. House Bill 342. Senator del Valle. Please turn to Page 9 -- appears House Bill 358. Senator Barkhausen. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 358.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 358 is virtually identical to Senate Bill 104, already passed unanimously by this Chamber. It creates a new Article 2A dealing with leases in the Uniform Commercial Code, and I ask for your support.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 3-5-8 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 367. Senator Woodyard. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 367.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

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Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. House Bill 367 was introduced as a result of quite a lot of -- and widespread vandalism in some of the cemeteries in my district, as well as desecration of graves. And what the bill does is increase the penalties for those people who would do such a thing, and in addition, adds that same penalty to those who would open a grave and desecrate the remains.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 3-6-7 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 57 Ayes, 1 Nay, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 370. Senator Daley. Out of the record. 4-2-0. Senator Luft. Out of the record. 426. Senator Smith. Out of the record. 431. Senator Barkhausen. Out of the record. 434. Senator Dunn. Out of the record. 439. Senator Daley. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 439.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Daley.

SENATOR DALEY:

Thank you, Mr. President and Members of the Senate. House Bill 439 would require the Department of Lottery to suspend the license or refuse to issue a license to any Lottery sales agency that fails to pay a State tax. It'd require -- would require the Department of Lottery to verify the tax status of every sales

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agency before issuing or renewing a license. Exempts agencies contesting their liability for its State taxes on or on the amount of taxes. It also does not apply to any agency that has entered into an agreement with the Department of Revenue for payment of taxes and is in compliance with the -- with this -- the agreement. I'd be happy to answer any questions.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Any discussion? Question is, shall House Bill 439 pass. All in favor, vote Aye. All opposed, vote Nay. The voting is open. Have all voted who wish? Have all voted who wish? Please take the record. On this question, there are 55 Ayes, no Nays, none recorded as Present. This bill, having received the constitutional majority, is hereby declared passed. 455. Senator Holmberg. 460. Senator Brookins. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 460.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR LECHOWICZ)

Senator Brookins.

SENATOR BROOKINS:

Thank you, Mr. President. Senate <sic> Bill 460 amends the Vehicle Code to allow persons authorized to write parking tickets to attest to the correctness of the ticket produced by a hand-held computerized device by signing a single certificate at the end of the day, rather than signing each ticket individually. This is a technique -- a technical change in the law requested by the City of Chicago, which recently purchased computerized ticket-writing devices in an effort to improve the enforcement of parking violations. I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

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Is there a discussion? Discussion? If not, the question is, shall Senate <sic> Bill 460 pass. I'm sorry. House Bill 460 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 460, having received the required constitutional majority, is declared passed. 466. Senator Fawell. On the Order of House Bills 3rd Reading is House Bill 466, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 466.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much, Mr. President. This bill merely expands the definition of "public officials" in the threatening of a public official offense. It expands it to a public official or a member of his immediate family, and it has to be done knowingly and willingly.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 466 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 52, the Nays are none, 1 voting Present. House Bill 466, having received the required constitutional majority, is declared passed. 478. Senator Kelly. 480. Senator O'Daniel. On the Order of House Bills 3rd Reading is House Bill 4-8-0, Mr. Secretary.

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ACTING SECRETARY: (MR. HARRY)

House Bill 480.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President, Members of the Senate. House Bill 480 exempts from FOID requirements, resident hunters who are hunting within a commercial club while accompanied by a person who possesses a valid FOID card. And this would put resident hunters on a similar footing with requirements of nonresident hunters. I don't know of any opposition. I'd move for its passage.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? Senator Marovitz.

SENATOR MAROVITZ:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicates he will yield. Senator Marovitz.

SENATOR MAROVITZ:

Senator O'Daniel, what is a resident hunter?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel.

SENATOR O'DANIEL:

That's someone that lives within the State.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Why are we exempting them from the FOID card requirement which everybody else in this State has?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel.

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SENATOR O'DANIEL:

Well, not everyone in the State has them. Anyone -- I guess, you know, that -- if you buy a firearm, you have to have one. Or if you have a hunting license, but you can go to these -- these public shooting areas and nonresidents can come in -- nonresident - out of other states - can come in and hunt without purchasing a -- or having a FOID card. So this just lets local people -- local residents have the same privilege of hunting -- and this is just on a commercial shooting area. This is not out -- if you're just going out hunting on private land or anything of that nature.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Raica.

SENATOR RAICA:

Question of the sponsor.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicate he will yield. Senator Raica.

SENATOR RAICA:

Senator O'Daniel, just a clarification. It's still my understanding that that hunter still has to have a FOID card in order to purchase that gun. In other words, he can hunt at that facility at the commercial club; however, to own that gun, he still will have to have a FOID card. Is that correct? Or is that incorrect?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel.

SENATOR O'DANIEL:

Yes, that's correct.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Keats.

SENATOR KEATS:

Rather than remove the FOID card requirement for the in-state resident, why don't we do some kind of reciprocity agreement with

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out-of-state residents? Frankly, it's not a bad idea to have FOID card checks. It's not a bad idea to have that kind of information available. We should not be allowing people from out of state who we know nothing about to come in and hunt and use weapons when we know nothing about their training, background or experience. Maybe we should have reciprocity with those states -- I mean, but to simply say because the out-of-staters can come in and do dumb things, means we should let Illinois residents come in and do dumb things. The logic is missing here.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator O'Daniel may close.

SENATOR O'DANIEL:

I'd just ask for a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 4-8-0 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 45, the Nays are 7, 3 voting Present. House Bill 480, having received the required constitutional majority, is declared passed. 489. Senator Smith. Page 10. Turn the page. 493. Jones. On the Order of House Bills 3rd Reading, top of Page 10, is House Bill 493, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 493.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President, Members of the Senate. House Bill 493, as amended, extends veteran preference points for State

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employment entry exam to those persons who served in Operation Desert, and CMS supports the bill. I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall House Bill 493 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are none, none voting Present. House Bill 493, having received the required constitutional majority, is declared passed. House Bill 495. On the Order of House Bills 3rd Reading, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Bill 495.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. House Bill 495, as amended, creates the Respiratory Care Practice Act and establish regulation for the practice of respiratory care by the Department of Professional Regulation. It establish requirement for registration, create the Respiratory Care Examining Committee. This bill has strong support of the Society of Respiratory Therapists. It has passed this Chamber before. Illinois will join in with thirty-one other states who license respiratory care. And I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate. I think I have as many hospitals in my district as maybe anybody

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in the Chamber, and I have received phone calls from every single hospital and many people on the boards against this legislation. And at a time when we are cutting back on payments to hospitals and many hospitals are in danger of closing, putting this requirement on hospitals is really going to cause them very serious problems to rectify something where there's no problem. There is no problem right now. Forty percent of these respiratory therapists must be licensed right now. If we require one-hundred-percent registration, there's going to be a very serious problem with the hospitals. There's going to be a shortage of respiratory therapists, and it's going to create a lot of problems. And if you have any doubts about that, call your hospitals back home and ask them about this bill or this requirement and what it would do to them, especially now in their time when we're cutting back on them and hospitals are closing right and left. This is not a good idea. It's dealing with a problem that doesn't exist. There is no problem in the State of Illinois dealing with respiratory therapists.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President, Members, I'm with Senator Marovitz on this. I've never been convinced that this is a real problem. Certainly, we need high quality medical care practitioners of all kinds, but I think this would create, in many situations, an unrealistic division of labor, and would, as Senator Marovitz has suggested, impose an additional hardship on our hospitals at a time when they can ill afford an additional burden. And I also urge your opposition.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Fawell.

SENATOR FAWELL:

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Thank you very much, Mr. President. I happen to be one of those that happen to have a lung problem. I have bronchiectasis, which is a chronic bronchitis condition. I've been in the hospital on more than one occasion and had to use respiratory therapists, and believe me, there is a difference. When you've got somebody that's been trained - that knows how to use those machines - it makes a heck of a lot of difference than some nurse walking in and fiddling around with you and not getting the thing set right. I think this is a good idea. We are talking about people's lives. If you ever got in a position where you could not or had difficulty breathing and you're trying to get some air in your lungs, you would be a hundred percent for this bill. This is a good bill, and I think we ought to pass it to make sure that at least the -- the therapists know what in the world they're doing.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Ralph Dunn.

SENATOR R. DUNN:

Thank you, Mr. President, Members of the Senate. I disagree with my seatmate on the left. I think this is a terrible bill. It's one that we've been arguing over for several years. My respiratory therapists back in two or three hospitals in Southern Illinois have written us saying this is not a good bill. It restricts the practice, and I'd urge a No vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President. One of the problems with this bill for downstate small hospitals is that many of them now are having their registered nurses train LPNs to do the respiratory therapy work, and they're training them properly. There have been no problems in the way they perform their duties. But once this bill passes, those small hospitals will not be able to use LPNs for

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respiratory therapy when they're required and then do some other duty the rest of the day. Those people are not going to want to do those other duties. They're going to be strictly respiratory therapists. And I think we need to take a look at that, because we don't want to force hardships on small hospitals around the State.

END OF TAPE

TAPE 3

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Raica.

SENATOR RAICA:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. I know this bill has been in this General Assembly ever since I've been around. Paramedics throughout this State have attempted to be licensed also, only because they're probably one of the few people that haven't been licensed. All this is is protecting the people that are serving these particular situations now. They have a certain amount of education, as far as the particulars, and they specialize in that and specialize in that area only. They don't want to give medications. They don't want to go out and work in an emergency room. They don't want to go out and work in pediatrics. Their specialty is respiratory therapy. There's a lot of nurses, LPNs, RNs that do that kind of work now, and I don't think that -- that this is going to cause any undue hardship on any hospital facility. This is merely a group of people who are asking to be licensed like insurance agents and boxers and everybody else in this State of Illinois. I think it's about time we do the right thing and allow them to be licensed as

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professionals.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Jones may close. I'm sorry. Senator Daley.

SENATOR DALEY:

Thank you -- thank you, Mr. President. Just for the record, I would like to state in for the record that I do have an association with a hospital and I will be voting accordingly.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? If not, Senator Jones may close.

SENATOR JONES:

Yeah. Thank you, Mr. President. And I appreciate the discussion, but let me clear up a few facts, especially my colleague who has all the hospitals on the north side of the City of Chicago. If you want persons qualified to do the job to render patient care, I would think that the hospitals would be in strong support that those persons be adequately trained to handle the highly technical equipment that you have. To have persons who are unqualified, you run into an emergency room or you're laying in the hospital in critical care, you want a person -- the most important part of that care is your respiratory care. And to have someone that going get on-the-job-training to treat patients, I don't think that's in the best interest of the people who need that type of service. Now, as it relate to downstate, as Senator Schuneman pointed out, the amendment should address his concerns because those persons who are currently performing under the supervision will automatically be grandfathered - will protected with that and not have to take the exam. So that would take care of the small hospitals downstate. But the most important aspect of hospital care -- you have a heart attack, you got a stroke, you want a person that can read that equipment, understand what it is

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and this is all that they do. They will not be doing it part time. They be doing is on a full-time basis. It will not add to cost, but it will give quality care which is surely needed in the area hospitals. And I ask for a favorable vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 495 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Last call. Take the record. On that question, the Ayes are 28, the Nays are 26, 1 voting Present. House Bill 495, having failed to receive the required constitutional majority, is declared lost. Senator Jones requests Postponed Consideration. Postponed Consideration is granted. 508. Senator Ralph Dunn. House Bills 3rd Reading is House Bill 508, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 508.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Ralph Dunn.

SENATOR R. DUNN:

Thank you, Mr. President, Members of the Senate. House Bill 508 would amend the Good Samaritan Food Donor Act and allow the Department of -- the Department of Conservation and other governmental agencies to donate field-dressed wild animals to charitable organizations. And then it further increases the number of hunting days for coon hunters by twenty days a year. I'd urge passage.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 508 pass. Those in favor will vote Aye. Those opposed, Nay. The

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voting is open. Have all voted who wish? ...(machine cutoff)...Have all voted who wish? Take the record. On that question, the Ayes are 55, the -- I'm sorry. The Ayes are 56, the Nays are none, none voting Present. House Bill 508, having received the required constitutional majority, is declared passed. Senator Carroll, for what purpose do you rise?

SENATOR CARROLL:

On a point of personal privilege, if I could, Mr. President.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

State your point.

SENATOR CARROLL:

For the record: apparently -- I had intended to vote Yes on House Bill 367 and must have pushed the wrong switch. If the record would so indicate, please.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

All right. The record will so indicate. 515. Senator Topinka. House Bills 3rd Reading, Mr. Secretary. 5-1-5.

ACTING SECRETARY: (MR. HARRY)

House Bill 515.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Yes, Mr. President, Ladies and Gentlemen of the Senate, this basically would allow the Illinois Police Training Board to -- to include in their curriculum for probationary police officers alternatives to be taught that would mitigate hazards of high-speed vehicle chases with alternatives to that. Also, too, there has been language included in here in terms of what involves the eligibility to become a police officer, and apparently that is current language in other parts of the Statute. I don't know of

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any opposition to the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Fawell.

SENATOR FAWELL:

Will the sponsor yield for a question?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Indicates she will yield, Senator Fawell.

SENATOR FAWELL:

Is this permissive, Senator?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

No. It says it shall be offered by all certified schools to include the hazards of high-speed vehicle chases. So this would have to be included in that curriculum.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Fawell. Further discussion? Senator Topinka may close.

SENATOR TOPINKA:

I would just seek a favorable roll call.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 5-1-5 pass. Those in favor will -- those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are 1, none voting Present. House Bill 5-1-5, having received the required constitutional majority, is declared passed. 516. On the Order of House Bills 3rd Reading. 524. On the Order -- Mr. Secretary, 5-2-4.

ACTING SECRETARY: (MR. HARRY)

House Bill 524.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill does exactly what it says in the Calendar. It just provides that credit union may be subject to garnishment proceedings. Brings it into line similar to what the deposit accounts are at commercial banks. I know of no known opposition, and I ask for its support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall House Bill 524 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 524, having received the required constitutional majority, is declared passed. House Bill 526. On the Order of 3rd Reading, Madam Secretary.

SECRETARY HAWKER:

House Bill 526.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SECRETARY HAWKER:

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. As amended, this bill creates a Public Trust Act permitting certain State agencies to serve as trustees in trust agreements for the purpose of collecting funds

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from private sources. Originally it had Department of Agriculture, Department of Conservation, Historic Preservation and Commerce and Community Affairs. At the request of Commerce and Community Affairs, we took them out. I know of no known opposition. Ask for its support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 526 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 57, the Nays are none, none voting Present. House Bill 526, having received the required constitutional majority, is declared passed. 533. Senator Berman. 542. Senator Holmberg. On the Order of Senate <sic> Bills 3rd Reading is House Bill 5-4-2, Madam Secretary.

SECRETARY HAWKER:

House Bill 5-4-2.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. The bill does just what it says in the Calendar. When municipalities and counties, including those which are home rule, are self-insurers for the purpose of providing health insurance coverage for their employees, the coverage shall include screening by low-dose mammography. Currently, State Government and private employers in the State of Illinois are mandated to offer this coverage. This extends it to self-insurers.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 542

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pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 54, the Nays are 3, 1 voting Present. House Bill 542, having received the required constitutional majority, is declared passed. House Bills 3rd Reading is House Bill 549, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 5-4-9.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. House Bill 549 is identical to Senate Bill 122, which we passed last month by a vote of 59 to nothing. It -- it corrects a redundancy in the Habitual Child Sex Offender Act, and I would ask for your approval.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill -- Discussion? If not, the question is, shall House Bill 549 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 57, the Nays are none, none voting Present. House Bill 549, having received the required constitutional majority, is declared passed. 5-9-9. Senator Maitland. House Bills 3rd Reading is House Bill 5-9-9, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 5-9-9.

(Secretary reads title of bill)

3rd Reading of the bill.

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PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Maitland, your time has expired. Senator Maitland.

SENATOR MAITLAND:

Well, thank you very much, Mr. President and Members of the Senate. It's obvious that this bill does a multitude of things, all of which I believe to be noncontroversial. First of all, it allows the members of a board of education of a newly created district to be elected at the same time as the consolidation question is submitted to the voters. Senator Berman, in committee, suggested an amendment that did -- clarify that the option to elect the new board members at the same election that the consolidation question is decided is available only at consolidated elections held in April of the odd-numbered years, and we agreed to that amendment. It further does bring into conformity, with respect to filing of petitions, 11A -- brings 11A into conformity with Articles 11B and 7A. An amendment, then, that was offered on the Floor provides that consolidation petitions filed under Article 11B may include the proposition for the issuance of bonds by the newly formed district. That was noncontroversial. And further, another amendment limits the availability of the four-thousand-dollar teacher stipend to annexation of districts with -- they have to have at least thirty percent of the average daily attendance. And then finally, in an amendment offered by -- yesterday, did provide that if board members are not elected at the normal nonpartisan election - November in odd-numbered years - the initial terms of such members shall be extended to the nonpartisan election immediately following the expiration of their terms, either two- or four-year terms from the date of -- of their election. The State Board supported this amendment as well. I know of no opposition, and would appreciate your support. Very busy bill, Mr. President.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

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You're losing us. Question is, shall House Bill 599 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 59, the Nays are none, none voting Present. House Bill 599, having received the required constitutional majority, is declared passed. House Bill 605. On the Order of House Bills 3rd Reading. Madam Secretary, read the bill.

SECRETARY HAWKER:

House Bill 605.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Maitland.

SENATOR MAITLAND:

Thank you, Mr. President. A very simple bill. Exempts school consolidation petitions and referendums from Election Code requirements mandating the publication of a notice of petition to form a new political subdivision. I know of no opposition. Appreciate your support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 605 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 57, the Nays are none, none voting Present. House Bill 605, having received the required constitutional majority, is declared passed. House Bills 3rd Reading is House Bill 610, at the bottom of Page 10. Madam Secretary, read the bill.

SECRETARY HAWKER:

House Bill 610.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Yes, Mr. President, Ladies and Gentlemen of the Senate. This is a very straightforward bill. It provides that the Illinois Commerce Commission may not impose or increase any tax or surcharge on telephone lines without the expressed authority of the General Assembly. And I don't know of anybody that has a problem with this, and I would seek a favorable roll call.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 610 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are none, none voting Present. House Bill 610, having received the required constitutional majority, is declared passed. Top of Page 11. House Bill 619. Senator Welch. Senator Welch. 620. Senator O'Daniel. On the Order of House Bills 3rd Reading is House Bill 6-2-0, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 620.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. House Bill 620 creates the Seed Arbitration Act. The bill was introduced on behalf of the Illinois Seed Dealers Association, and

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currently South Carolina, Florida, Texas, Indiana, Iowa and California have similar legislation. And this is an attempt to facilitate communication between the buyer and the seller prior to seeking court action. This is supported by the Illinois Department of Agriculture, the Farm Bureau, Farmers Union, all farm organizations. I know of no opposition.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 6-2-0 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 620, having received the required constitutional majority, is declared passed. 624. Senator del Valle. 628. Senator Barkhausen. On the Order of Senate <sic> Bills 3rd Reading is Senate Bill -- I'm sorry, House Bill 628, Madam Secretary.

SECRETARY HAWKER:

House Bill 6-2-8.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 628 repeals Article 6 of the Uniform Commercial Code dealing with bulk transfers. This is an old Statute that is now thought to be obsolete because of other protections afforded creditors and suppliers to those who would be required to otherwise comply with this Act. I know of no opposition, and in fact, it's supported by the bar associations. And I urge your support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

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Discussion? If not, the question is, shall House Bill 628 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 628, having received the required constitutional majority, is declared passed. On the Order of House Bills 3rd Reading is House Bill 677, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 6-7-7.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. This is one of the two bills dealing with day care homes. This is the family day care home, increasing from eight to twelve the number of children that can be in the family day care home. And the Department of Child and Family Service, in working with the providers, have begun to develop the grids that will be used, and those will be done by rule.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I really would like to alert the Members of the Senate to this bill and the one to follow, House Bill 678. These measures really change the definition of the family day care home and group family day care home, and expand the number of children that these homes can provide for. Currently, family day care providers may care for four to eight children. Under the provisions of 677, the category is expanded

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to twelve children. Can you imagine one person in their home taking care of twelve children? I think it -- this raises serious questions about health and safety, as well as questions about the quality of care a child might receive. In the event of an emergency, could one provider safely evacuate all the children? If one of the children becomes ill or is injured and requires emergency treatment, how will the provider care for that child, while safely transporting seven or other small children to an emergency treatment facility? It allows to -- an assistant fourteen years of age to help, but I say that instead of helping a situation, we have made it worse. The other thing that it does do, is it increases the income of the person taking care of children within their home. I can see why the providers might want to have this. From data that I've received, the current annual income would go from twenty-nine thousand five hundred for the provider to forty-six thousand forty dollars for the gross income. This is a pay increase bill. I do not consider it a better child care bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Marovitz.

SENATOR MAROVITZ:

Senator Woodyard, we passed a Senate bill over to the House. What is different about this bill than the Senate bill? I think -- you did amend the bill -- the Senate bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

The only difference is the effective date. We added an immediate effective date to where the Department can promulgate these grids immediately, rather than having to wait till the 1st of January.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

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Senator Marovitz.

SENATOR MAROVITZ:

In the Senate bill -- when the Senate bill was in committee, we had some concern about the very small children - I think under thirty months - and you amended the Senate bill. What was it originally, and what did you amend it to?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

You're absolutely right. That language was all stricken from out of the bill dealing with the age groups. The zero to thirty months children, on the original bill -- we would have allowed four in a family day care home. That was all taken out. And as a matter of fact, I'll be happy to share these draft grids with anybody, but that has been worked out in these draft rules as to what the age groupings can be in these grids. But that was all taken out of the previous bills. It is not in these two House bills, either.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

I was told that under this bill, there could be as many as six children under thirty months taken care of. Is -- is that incorrect? Is that information that I was given incorrect?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

It's my understanding that is incorrect; that that was the objection with the Department when we had four under thirty months with no assistant. And -- and I don't know who has said that we are now allowing six under thirty months, but that's totally incorrect.

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PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

All I can say is that's the information that we were given - that you could have six children under thirty months under this legislation. And we certainly don't want to do that. I think -- we heard that in committee, and it seems that you -- you agreed that we -- we didn't want to do that. And if that's in the legislation, would you at least commit on the Floor that the Governor should certainly amendatorily veto that out of the bill?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

Well, yes. I'd certainly make that commitment, and -- and the draft grid that I have shows one under thirty months in a family day care home.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Donahue.

SENATOR DONAHUE:

Thank you, Mr. President. I rise in strong support of this legislation, and it doesn't have that type of provision that Senator Marovitz was talking about. That's totally incorrect. This increases the number of students from eight to twelve. And under the law today, the -- the care giver's children are included in that total. And this is supposed to take care of the float, meaning that the kids that are in school during the day -- that in downstate rural areas we have good, qualified care givers, but they can't accept the number of kids that we have - we don't have enough of them. So when these kids are in school, they're limited to the number of kids that they can have. And by expanding this, they can have these kids for an hour before school. They go to school. They have an hour after school, and it basically is

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trying to take care of the latchkey kids. This is a very important piece of legislation for our rural areas. And the Department has agreed to take care of many of the controversies that are surrounded. So it's -- I would move for its support -- I support it. I hope all of you do, too.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Welch.

SENATOR WELCH:

I would just like to stand in opposition to this bill. You know, I had my son in day care for three years, and frankly, having eight kids with one service provider was very difficult to take care of my son. They sat in front of television a lot. They rented a lot of movies. They had a van; they drove the kids around every now and then and took them to a park. But just think for a minute. You've got an adult taking care of eight little kids. And under this bill, it's going to be twelve kids, three of which can be under thirty months of age. With a fourteen-year-old helper? Well, I don't know about you, but I don't want my son being taken care of by a fourteen-year-old. I think that he deserves a little bit more than that, especially when I'm paying seventy-five dollars each week or so for service. This doesn't make sense. You know, the arguments in favor of this - we've just had two arguments to support the bill. One was it helps the float for the service providers. I thought we were talking about kids. What does -- what does the float of kids have to do with anything? And then the other argument in favor of this is that the grid model says that this will work out all right. You know, what do kids have to do with a grid model? Just use some common sense. You've got one adult, probably a two- or three-bedroom house. They've got a living room. They've got a kitchen. They've got a front porch, a small backyard that has to be fenced in, and they've got eight kids. The bill says put four more kids in

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there, but if you have a fourteen-year-old, then it's okay. How many people are you going to fit into a two- or three-bedroom house? The kids don't use the bedrooms, by the way. They use the living room and the dining room, the kitchen, maybe the porch. This is a house that is too full already. Let's use some common sense here. It's obviously a bill to try to make more monies for the day care providers. Now, I'm not knocking them. They -- well, it's true, Senator Woodyard. It's true. They do a tremendous job, and it's extremely difficult to take care of eight kids. But just think how much more difficult it is to take care of four more. I think if we used a little bit of common sense on this bill, instead of looking at grid -- well, listen to this kid. How would you like to have eight of those at your home? Can you imagine somebody -- and then have four more? Think about it. I ...(machine cutoff)... and the service provider making money, we also have to make sure that the service it provided is adequate, and that the children that we have going to day care are adequately served and not just warehoused. So I would urge a No vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? There are a lot of lights. Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, I rise in strong, strong, stronger support of this bill, because in my area - and very strong - and if they don't like the day care place, they don't have to put their kids there. But I can tell you now, if they are making a little more money, they deserve it. How would you like to be able to run eight or twelve kids? Let me tell you. I come from a family where -- ten of us. I marvel at my late mother and father. And let me say this - we need those services. We need them badly in my county, and I don't think

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there's anything wrong with this bill. I think if people are willing to take care of the children, put up with them at that age - none of us were angels at that age - I think it's a good bill and we should support it.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Topinka.

SENATOR TOPINKA:

Yes, Mr. President, Ladies and Gentlemen of the Senate. We debated this bill quite a bit in committee in both versions, the Senate and the House versions. On the fourteen-year-old question, that's the minimum age. And I don't think there's probably a parent in this room who - privately or otherwise - at some time or another has not contracted with a neighborhood kid who's around fourteen years old to watch their child, with no negative effects. It's been the history of baby-sitting and day care ad eternam, and it continues. Second of all, it's a very important bill not only in rural areas, but also in urban and suburban areas, because we don't have enough day care centers to provide for these youngsters. For three years now this debate has been going on with the Department of Children and Family Services. They have not been able to put together a game plan. I think this purports and puts forward a good game plan that makes some sense because it does provide for enough necessary care. And I think Senator Geo-Karis basically makes the point. If you don't want to use this day care option, no one is making you use it. So as a result, I think we can find other places to take care of your kids if, indeed, that's a problem. It's a good bill and deserves your support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Fawell.

SENATOR FAWELL:

Thank you very much. I happen to be a member of the -- of the

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Private/Day Care Commission that's been going for the last couple of years. Let me tell you, first of all, eighty-five percent of our children now are in -- in these kinds of day cares. If anybody would bother reading the analysis, it says the additional four children must be enrolled in a full-day school program. So in other words, what we're talking about are latchkey kids. And certainly it is much more logical to have those latchkey kids to go for an hour or two to a day care center where there are parents, or where there is an adult watching them, rather than go home to an empty home, and Lord knows what's going to happen to them. We've already had one tragedy in DuPage County, where a kid was kept home all day because of the fact that there was no one there to watch her. I think this is a good idea. I think this is an excellent bill. I think we ought to support this. We ought to get those kids away from these latchkey situations where they are sitting home by themselves, and at least have an adult watching them before and after school. And I suggest we all vote for this bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Woodyard may finally close.

SENATOR WOODYARD:

Thank you, Mr. President, and I do want to reiterate a point that Senator Topinka brought up. We first started working with the Department some three years back when we first created the -- the Group Day Care Home Act to increase the number of -- particularly these latchkey kids. We've not tried to delete or dilute any of the licensure requirements. We haven't looked at or tried to deal with some of the zoning that occurs in various communities. All we've tried to do is address a problem - that is certainly prevalent in the downstate rural areas - of the need for increased day care home. We've got thousands of kids coming home

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from school to either an empty house or -- or being out on a street, simply because of the limits imposed under the Day Care Home provisions. And for all of those reasons, we have finally, in this three-year period of time, in working with the Department and working with the providers, come up with these two bills that we think will at least address part of the problem. It's certainly not the entire answer, but it's a big help. How many of you read in the Springfield paper, just within the past three weeks, a letter to the editor where a mother has three children, did not want to break up those three kids and yet had called thirty-five day care homes and could not find one single day care home that could take all three of her own children into the home at the same time. For all of those reasons, I would urge the passage of 677.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 677 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 35, the Nays are 18, none voting Present. House Bill 677, having received the required constitutional majority, is declared passed. On the Order of House Bills 3rd Reading is House Bill 6-7-8, Madam Secretary, please.

SECRETARY HAWKER:

House Bill 6-7-8.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President, Members of the Senate. A very similar bill, except it amends the -- the group day care home, rather than the family day care home, and it would allow a maximum

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of sixteen children to be taken care of, and certainly there are assistants involved. And the same thing applies, that the grids are being worked out by the Department of Children and Family Services.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President. I'm sorry to rise again on a similar subject, but this is the bill where the Department of Children and Family Services have come out with their regulations allowing six children under thirty months to be kept in the home. DCFS has come out with their regulations which would increase the number of small children. Six children under thirty months could be kept in a home. And I don't think that's what we want to do. I'm not against what you're trying to do, and I know it's needed. I know it's needed, because some of my secretaries have needed day care and haven't been able to get it because of the restrictions. But six kids under thirty months - that's a problem.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

All right. Senator Woodyard.

SENATOR WOODYARD:

Thank you very much. And, Senator, I'll give you the same commitment on this bill. If the Department, for some reason or other - and I think maybe I know where you're getting your information from - but if for some reason or other the Department would promulgate or intend to promulgate six under thirty months, I would certainly ask the Governor to amendatorily veto that.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I would just like to rise in opposition against this bill as well. It -- 678 expands the group

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family day care from twelve to sixteen children. Can you imagine sixteen children in a private home? What if they wanted to go to the park for some recreation? Can you imagine one person taking care of this many young children and offering adequate supervision? I agree with Senator Marovitz that under all the information we have, that two adults would be able to care for six children under thirty months, six children thirty months to five, and four school-agers, in a home setting. Although these bills were promulgated to take care of latchkey kids, they've only succeeded in expanding the number of young children that the provider may take care of. My own newspaper has been running a series on these bills - the pro and con - and in an editorial, they have said that they -- it's unbelievable that these bills have moved through the Legislature with little or no opposition; that a better plan would be to do as we have been doing in our own YWCA, which is a child care resource and referral program to find and train providers. If providers are in short supply, let's have a plan to train other providers. As several speakers have said, parents don't have to put their children in these homes, but the parents who put their children in these homes -- those children have to go. I think we should defeat this bill. I wish we had defeated the one previously.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Fawell.

SENATOR FAWELL:

Thank you very much. I think you're confused about what a group day care home is. That isn't necessarily a home that is a home - where people have their own children or where they are -- where they are living. A group day care home is, in effect, a day care center. And it is an entirely different setup. There are people in this State who have set up these homes, who have set up these nurseries. I happen to know of one in Arlington Heights

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where they actually have a -- a registered nurse on duty, and do take care of these infants. One of the biggest problems that we have in this State is having someone take care of infants while some of the working mothers must go back to work soon after they've had their children. Again, I think this is a good bill. Certainly if there are any problems, DCFS will scream bloody murder, and I suggest we vote Yes.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Woodyard may close.

SENATOR WOODYARD:

Thank you, Mr. President, Members of the Senate. I can only tell you that there is a need out there for this type of expansion. We have estimated - or the Department has estimated - there may be as many as five hundred thousand kids in the State in need of day care. And the people who have opposed the expansion don't seem to be coming up with any solutions to how to take care of these kids. And by the way, you might be interested to know, there may be some newspapers that have editorialized against it, but I'll guarantee you, the Sun-Times has editorialized for, and in support of, these bills. So for a lot of the same reasons I used in my previous arguments, I would urge adoption of House Bill 678.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 678 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Take the record. On that question, the Ayes are 33, the Nays are 18, none voting Present. House Bill 678, having received the required constitutional majority, is declared passed. 687 is on the Recall List. 706. Senator Welch. 714. Recall. 718. Senator Brookins. All right. Senator Hawkinson, apparently there's a -- all right. 714 is on

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the Recall List. 718. Senator Brookins. On the Order of House Bills 3rd Reading is House Bill 7-1-8, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-1-8.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Brookins.

SENATOR BROOKINS:

Thank you, Mr. President. House Bill 718 makes various changes regarding tow trucks, commercial trucks and farm trucks. Number one, failure of a tow company to provide adequate insurance coverage for areas where vehicles towed will be impounded or otherwise stored, shall be a Class C misdemeanor, thirty days or -- to a five-hundred-dollar fine. Number two, restrict tow trucks to use amber oscillating, rotating or flashing lights only while they engage in the service at the scene of an accident or disabled or while towing trucks are engaged in towing on the highway. We had one problem in committee. That problem was solved by removing that provisions of lettering on trucks. With that, there is no objection to this bill, and I ask for a favorable vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Geo-Karis.

SENATOR GEO-KARIS:

Would the sponsor yield for one question?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Indicates he will yield. Senator Geo-Karis.

SENATOR GEO-KARIS:

I don't have the bill in front of me, Senator Brookins, but your bill does not extend the usage of more freight cars on a truck, does it?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

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Senator Brookins.

SENATOR BROOKINS:

I'm sorry. I didn't hear -- repeat that. Extend --

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Geo-Karis.

SENATOR GEO-KARIS:

Your bill does not extend the size of the truck.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Brookins.

SENATOR BROOKINS:

No, this bill does not.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Geo-Karis.

SENATOR GEO-KARIS:

Then I speak in favor of the bill. I think it's a necessary bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Is there further discussion? Senator Brookins may close.

SENATOR BROOKINS:

Thank you, Mr. President. I ask for a favorable vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 718 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 718, having received the required constitutional majority, is declared passed. House Bills 3rd Reading is House Bill 734, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 7-3-4.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Ralph Dunn.

SENATOR R. DUNN:

Thank you, Mr. President. This specifies who pays for the educational services for children under twenty-one years of age while they're receiving treatment for alcohol or drug abuse. It's the same bill that we passed in Senate Bill 262, that passed the Senate 59 to nothing. I'll be glad to answer any question. Urge a favorable vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 734 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are none, none voting Present. House Bill 734, having received the required constitutional majority, is declared passed. 739. On the Order of -- 742 is on the Recall List. 746. Senator Macdonald. Bottom of Page 11, House Bills 3rd Reading, is House Bill 746, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-4-6.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Macdonald.

SENATOR MACDONALD:

Thank you, Mr. President. This bill is a bill that is an initiative of the Northwest Municipal Conference, and it amends the Highway Code, and it requires that all road improvement impact fees collected shall be deposited into accounts paying an interest at a rate of seventy percent of prime commercial rate, and it

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defines the prime rate. It has deleted the nine-percent interest or seventy percent of prime rate language. The reason for that is that it is very difficult - and it becomes increasingly more difficult - to find the nine-percent interest rate in current law. So I ask for your approval of this bill. It passed unanimously out of committee.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall House Bill 746 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are none, none voting Present. House Bill 746, having received the required constitutional majority, is declared passed. Page 12. Turn to Page 12. At the top is House Bill 751, Madam Secretary. Read the bill.

SECRETARY HAWKER:

House Bill 7-5-1.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Smith, for what purpose do you arise?

SENATOR SMITH:

I stepped away from my desk, and I intended to be included on that vote, please.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

746?

SENATOR SMITH:

Yes.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

The record will so reflect. Senator Daley.

SENATOR DALEY:

Thank you, Mr. President and Members of the Senate. House

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Bill -- 751 would authorize a two-year community family service agency demonstration project to be implemented by the Department of Children and Family Service, subject to available appropriations. It would become effective July 1, 1992.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 751 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 54, the Nays are none, none voting Present. House Bill 751, having received the required constitutional majority, is declared passed. 761. 763. 778. Senator Topinka. On the Order of House Bills 3rd Reading is House Bill 7-7-8, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-7-8.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Yes. Mr. President, Ladies and Gentlemen of the Senate, this would allow downstate school districts to use the proceeds from their property tax for leasing educational facilities, to lease such facilities from entities other than school districts or private schools. Currently, they can lease from school districts or private schools, and we would enlarge that so as to cover mature areas where these options might not be available, and to provide for not having to build new facilities that might not be needed in the future. No one seems to be in disagreement. I'd ask for your favorable roll call.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

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Discussion? Senator Welch.

SENATOR WELCH:

I had a question of the sponsor.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Indicates she will yield. Senator Welch.

SENATOR WELCH:

Senator Topinka, the Calendar says it includes expenses for temporary relocation expenses. Is there any limit on what those are? Does it define that specifically?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Would -- would Senator Welch please be a little louder. I couldn't hear what -- what all the question was.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Welch.

SENATOR WELCH:

If I could have order, Mr. President, I could probably be heard. The Calendar says that the money can be used for leasing education facilities and for temporary relocation expenses. The question is, is there any limit on what expenses relating to a temporary relocation that could be included? Is it just -- you know, if we moved and bought lunch for everybody, that would be a relocation expense. What limits are there are the expenses?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

I don't know, to be perfectly honest. If maybe my staff person is within hearing distance of me, I might be able to answer that question. But I cannot answer it, because my staff person is apparently not within hearing distance. So I cannot answer that question.

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PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator --

SENATOR TOPINKA:

Maybe ...(machine cutoff)... staff person can answer that question.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Welch.

SENATOR WELCH:

Well, I didn't want to make a major point out of this. But perhaps -- could we come back to it, Senator? Is that alright with you?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka. Senator Topinka.

SENATOR TOPINKA:

Oh, I have a staff person who is going to tell me the answer to that question so we can move ahead. There is no limitation on it.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Welch.

SENATOR WELCH:

So then, the expenses could be used for absolutely anything when you relocate?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

I would think so, short of it being expressly prohibited.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Further discussion? If not, Senator Topinka may close.

SENATOR TOPINKA:

I would just seek your favorable roll call.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 778 pass. Those in favor will

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vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 44, the Nays are 5, none voting Present. House Bill 778, having received the required constitutional majority, is declared passed. House Bill 7-8-0. On the Order of House Bills 3rd Reading, Madam Secretary.

SECRETARY HAWKER:

House Bill 7-8-0.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill would establish an alternative certification system for mathematics and science high school teachers. It is very narrowly drawn and is intended to provide an opportunity for the scientists at Fermi and Argonne Laboratories here in Illinois to go -- to take a series of classes, including student teaching, and -- so that they could become certified to teach in any of the schools of the State of Illinois. I'd be happy to respond to any questions.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall House Bill 7-8-0 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 57, the Nays are 1, none voting Present. House Bill 7-8-0, having received the required constitutional majority, is declared passed. 785. Senator Vadalabene. On the Order of House Bills 3rd Reading, Mr. Secretary, 785.

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ACTING SECRETARY: (MR. HARRY)

House Bill 785.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Vadalabene.

SENATOR VADALABENE:

Yes. Thank you, Mr. President and Members of the Senate. House Bill 785 provides that two senior citizens or disabled persons who are not related by blood or marriage shall not be prohibited for jointly occupying friendly -- federally-subsidized housing solely because they are not related. This bill passed out of the Executive Committee 19 to nothing, and I don't know any opposition.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Fawell.

SENATOR FAWELL:

Does that include us?

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Vadalabene.

SENATOR VADALABENE:

No, honey, you are I and going to have closed housing.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Question is, shall House Bill 785 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 56, the Nays are 1, 1 voting Present. House Bill 785, having received the required constitutional majority, is declared passed. 786. On the Order of House Bills 3rd Reading, Mr. Secretary. 7-8-6.

ACTING SECRETARY: (MR. HARRY)

House Bill 786.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Weaver.

SENATOR WEAVER:

Thank you, Mr. President and Members of the Senate. House Bill 786 would allow a superintendent of schools access to law enforcement and court records relating to a criminal sexual abuse offense committed by a school district employee. As it is now, the -- if the school board, or school superintendent wishes to discipline an employee, he has really nothing to base his decisions on if he doesn't have access to these records. Try to answer any questions. Appreciate a favorable roll call.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 786 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 786, having received the required constitutional majority, is declared passed. On the Order of House Bills 3rd Reading is House Bill 789, Mr. Secretary. Read the bill. I'm sorry. 7-9-1.

ACTING SECRETARY: (MR. HARRY)

House Bill 791.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Hall.

SENATOR HALL:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. House Bill 791 amends the Industrial Building Revenue

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Bond Act and St. Clair County Public Building Commission. It redefines "authority" in order to permit the St. Clair County Public Building Commission to be involved directly in industrial projects, including the ability to issue industrial revenue bonds to build -- rebuild or otherwise improve an industrial project. Current law defines "authority" as any county, municipality, airport authority, port district or any river conservancy district wholly contained within two counties having at least three municipalities with a population of more than five thousand. This bill adds the St. Clair County Building Commission. The Industrial Building Revenue Bond Act was created in the late sixties to aid returning veterans from Vietnam in reemployment. The Act includes the power to issue revenue bonds for various industrial projects. I'd ask your most favorable support for this project.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Is there a discussion? If not, then the question is, shall House Bill 791 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present. House Bill 791, having received the required constitutional majority, is declared passed. On the Order of House Bills 3rd Reading is House Bill 797. Mr. Secretary, read the bill.

ACTING SECRETARY: (MR. HARRY)

House Bill 797.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Davidson.

SENATOR DAVIDSON:

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Mr. President and Members of the Senate, this is a bill from Department of Conservation to take care of an item which was overlooked when they did the migratory birds, depending on snipes and woodcocks. And the other is to correct a error that was made in the falconry season when we passed the falconry bill last Session. Appreciate a favorable vote.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 797 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 55, the Nays are none, none voting Present. House Bill 797, having received the required constitutional majority, is declared passed. 798. Senator O'Daniel. Page 13. Top of Page 13. 802. Senator Rea. On the Order of House Bills 3rd Reading, top of Page 13, is House Bill 802, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 802.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Senator Rea.

SENATOR REA:

Thank you, Mr. President, Members of the Senate. House Bill 802 transfers the responsibilities for enforcement of public workplace health and safety standards from the Industrial Commission to the Department of Labor. It would give the Department of Labor the statutory authority to do what it has been doing under the intergovernmental agreement with the Industrial Commission. And I would ask for your support.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Hudson.

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SENATOR HUDSON:

Thank you, Mr. President. This bill was discussed at some length in committee. A question of the sponsor, please.

PRESIDENT OFFICER: (SENATOR DEMUZIO)

Indicates he will yield. Senator Hudson.

SENATOR HUDSON:

Senator Rea, is it the intent of House Bill 802 that it apply only to public employers, and that it does not change the State's current policy of allowing OSHA to regulate the private sector?

PRESIDENT ROCK:

Senator Rea.

SENATOR REA:

The answer is yes.

PRESIDENT ROCK:

Senator Hudson.

SENATOR HUDSON:

Thank you very much, and I would close by simply reminding people here that with those -- with that understanding, as I understand it, the Associated Employers of Illinois have withdrawn -- has withdrawn its opposition. But my understanding is the Municipal League, for reasons of its own, is still opposed.

PRESIDENT ROCK:

Further discussion? Senator Butler.

SENATOR BUTLER:

Thank you, Mr. Speaker <sic>. Senator Hudson made my point. I think what we're doing is -- now is leaving the -- every municipality in the State at the -- at the mercy of this -- this bill. I think we'd better be careful. We're talking about high taxes on one hand and here we are loading them up again. So we should be very, very cautious.

PRESIDENT ROCK:

Further discussion? Senator Rea, to close.

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SENATOR REA:

Thank you, Mr. President. This simply gives the authorization to the Department of Labor of what they have already been doing. And I would ask for your support.

PRESIDENT ROCK:

Question is, shall House Bill 802 pass. Those in favor, vote Aye. Opposed, vote Nay. And the voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 43 Ayes, 14 Nays, none voting Present. House Bill 802, having received the required constitutional majority, is declared passed. 812. Senator Topinka. On the Order of House Bills 3rd Reading is House Bill 812. Read the bill, Mr. Secretary, please.

ACTING SECRETARY: (MR. HARRY)

House Bill 812.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDENT ROCK:

Senator Topinka.

SENATOR TOPINKA:

Yes, Mr. President and Ladies and Gentlemen of the Senate. This would create the Equitable Restrooms Act which we sought last year as well, which would create -- to specify the number of toilets and urinals that would be provided in a place of public accommodation. It would not include hotels, restaurants or schools. In the words of the Illinois Department on Aging, which strongly supports the bill, this bill would have a positive impact on the elderly, especially elderly women who have a problem in getting bathroom attention in public places due to incontinence. Additionally, many elderly persons have other health problems and disabilities, such as arthritis, that can cause them a great deal of discomfort if they have to stand or wait in long lines. I

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think we can also argue it on the other extreme that women do indeed take longer in the bathroom, because you also have the question of pregnant women, menstruating women, and women who bring small children into the johns. Comiskey Park -- is already in alignment with this. I've talked to those who will be building the stadium for the Bulls and the Blackhawks. They have no problem with this. This would deal with previous accommodations that are undergoing a fifty-percent or better -- rehab. I think it's fair. It's timely, and as Illinois ages, it makes good sense. I would seek your favorable roll call.

PRESIDENT ROCK:

The Lady has moved passage of House Bill 812. Discussion?  
Senator Donahue.

SENATOR DONAHUE:

Thank you, Mr. President. I'm sorry, Senator Topinka, to rise on this bill, but I rise in opposition. I think from her comments she indicated that the Department of Aging was in support of this, but yet the groups that are building and providing new projects that this bill would affect are already in support of what the bill represents. And it's the old facilities that we really can't get at that we need -- maybe need this type of thing. So I think the bill is redundant, or not needed, and I hope that we could defeat this legislation.

PRESIDENT ROCK:

Further discussion? Senator Kelly.

SENATOR KELLY:

Thank you, Mr. President. I'd like to ask the sponsor a question or two.

PRESIDENT ROCK:

Sponsor indicates she will yield, Senator Kelly.

SENATOR KELLY:

Senator Topinka, on the newly created -- on the newly created

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White Sox ball park, for instance, we know there is a problem right now with the restrooms. What effect will this legislation have upon their current washroom structure? Will there be any changes, and if so, what will they be?

PRESIDENT ROCK:

Senator Topinka.

SENATOR TOPINKA:

If -- if Comiskey Park is having a problem at this point - and they are already in conformity with what this bill is seeking to do - then I think it would be up to the management to handle it and address the problem. We would not go beyond this -- this reach right now.

PRESIDENT ROCK:

Senator Kelly.

SENATOR KELLY:

What you're saying is they -- conform with this -- with this bill and with this legislative intent - that they meet all these guidelines, but yet they still have a problem. So really, it doesn't solve everything, does it?

PRESIDENT ROCK:

Senator Topinka.

SENATOR TOPINKA:

Senator Kelly, I don't know in the passage of legislation here on any issue that we solve everything. I think we just make an effort to find a middle ground for the good of the order.

PRESIDENT ROCK:

Further discussion? Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate, if I read my analysis correctly, this Act applies to -- to places that commence construction or alteration exceeding fifty-percent of the entire place after the effective date of this bill. I think

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Senator Topinka is absolutely right. There have been places of public accommodation that have been very, very unworthy for the use of -- either sex. So I'm telling you right now - what's wrong with having public accommodations be a little more decent than they've been before? You go to the -- big buildings of Chicago, the skyscrapers before they were built, say, about ten years ago or later. There's one bathroom on -- for six floors. Now come on, we're going ahead now and we're progressing, I hope. Let's support this bill. I think it's needed.

PRESIDENT ROCK:

Further discussion? Senator Macdonald.

SENATOR MACDONALD:

Well, we've had a good deal of discussion. I want to rise in strong support of this bill. I think that it is equitable. I think it's sensible. And I think for the future it will do a great deal to alleviate a problem that has existed for a very, very long time.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Topinka, to close.

SENATOR TOPINKA:

Basically, I look for a favorable roll call, and I would like to thank the Senate for not doing what it probably would like to do in terms of making fun of this particular issue. It is straight. It is needed. It is fair.

PRESIDING OFFICER: (SENATOR D'ARCO)

The question is, shall House Bill 812 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 34 Ayes, 14 Nays, 2 Present. And House Bill 812, having received the constitutional majority, is hereby declared passed. 815. Senator Jacobs. Read the bill, Mr. Secretary.

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ACTING SECRETARY: (MR. HARRY)

House Bill 815.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. This bill just simply does what it says. It excludes hazardous substances and hazardous waste from debris required to be cleaned up by a tow truck operator. I know of no opposition, and ask for its passage.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 815 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 51 Ayes, no Nays, 1 voting Present. And House Bill 815, having received the required constitutional majority, is hereby declared passed. 818... Senator Karpziel. Senator Karpziel. 827. Senator Demuzio. Why not, he said. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 827.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

Thank you, Mr. President, Ladies and Gentlemen of the Senate, and Senator Maitland. House Bill 827 is a bill that we have had before us in the last Session which passed and was -- passed both Houses. It is back before us. It is -- it is a bill that would

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amend the School Code and provide for reimbursement to districts for special education programs, based on twenty-six percent of the Statewide average special education teacher's salary, for special ed certified staff, and an increase for noncertified staff. The bill does not have any effect -- becomes effective July the 1st of '91. However, there is no fiscal impact until Fiscal Year '92. And it is not paid on a current-year basis. This is reform. It is supported by the Illinois Education for Handicapped Coalition, the Illinois Administrators of Special Ed, and a number of others, and I would urge your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much. Could you -- could the sponsor yield for a question?

PRESIDING OFFICER: (SENATOR D'ARCO)

He indicates he will.

SENATOR FAWELL:

Do you have any idea approximately what the cost would be of this bill?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

I was looking for that number. It hasn't changed from the previous year, but if -- four hundred dollars more per individual, I am told.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator -- go ahead, I'm sorry. Senator Fawell.

SENATOR FAWELL:

Well, according to our analysis, it's going to be nine million dollars in Fiscal Year '93. You know, I certainly agree that special ed is important. The problem that we've got with special

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ed is I think the last figure I remember in the Appropriation Committee was we are already spending something like -- I believe it's a hundred and forty-three million on special ed. You know, I don't know if this is the year we should be doing these kinds of things. We -- we are very shy of monies. I'm not sure we're going to improve much by next year. We're still trying to get out from under, and I would suggest that we ought to delay doing this, at least until we find out what in the world our fiscal picture is. And I would suggest a No vote on this.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I've supported this bill in previous years. This year I think it's almost an impossibility, even though with the delayed effective date. What you will do with a nine-million-dollar hit is basically decrease the prorated amount that comes to your school district in special ed. There just -- there isn't enough funds in the pool. And so, as you increase the amount that goes to each individual member of the personnel team, you have less money overall for special education. The other thing, as testified by the State Board, was the fact that they are in the middle of revamping the Special Ed Program. That's one of the things Superintendent Leininger wants to do, and there may be a way of disbursing funds in a different way next year that may prove even more valuable in this program. So I intend to vote Present today.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Maitland.

SENATOR MAITLAND:

Thank you very much, Mr. President and Members of the Senate. I rise in opposition to House Bill 827, and I -- I have been on both sides of this issue. It is a -- it is a serious, critical

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problem for many school districts across the State. Indeed, we are not reimbursing those districts for -- for the amount of their expenses. I think a couple of things need to be made clear here today. There have been some who have said that without this concept or a similar one, we are denying -- we are denying benefits to special ed students. That absolutely is not true, because this is a reimbursement, and the services are provided one year and reimbursed the next. School districts are mandated by law to provide these services with or without this reimbursement. The concern that I have, and I think everyone in this Body - and I can see you're all terribly interested - but this affects every school district in the State differently. This is a Statewide average salary. And so you want to -- you want to look and see, perhaps before you vote on this, how it would affect your own district. That's a critical factor. Senator Holmberg is exactly right. Superintendent Leininger is in the process of evaluating this whole process - the reimbursement of all -- all of our categoricals - and now is probably not the right time to do this. Final point: keep in mind, when we deal with educational funding every year, whether you like to admit it or not, we deal with the total of all the money. And if this money goes in this way, then it just comes out of formula or something else. So those are thoughts you ought to keep in mind as well.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio, to close.

SENATOR DEMUZIO:

Well, thank you, Mr. President. You know, if we waited for school reform to take effect, this bill would never be in effect. This bill has no fiscal impact, and I admit, as I did in committee, that the proration would take place this fiscal year with the amount of money that is available. As a matter of fact, I think that proration, as I recall correctly in my note, was

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somewhere around ninety-three percent from 97.5 percent. It is a proposal that we have had here before. It has no fiscal impact until down the road. It seems to me that it affords us the ample opportunity to look at special education reform, and if we wish to change it in the future, we in fact, may do so. But I think today is the proper day for this to be heard, and this is the proper day for it to pass. And I would urge your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

The question is, shall House Bill 827 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. Senator Demuzio. Yes.

SENATOR DEMUZIO:

Hello?

PRESIDING OFFICER: (SENATOR D'ARCO)

Yes, I'm here.

SENATOR DEMUZIO:

I think that -- that -- something must be wrong with your machine. I mean, you've only been up there for five minutes, and I distinctly saw at least 31 a minute ago. And I'd like to inquire of the Chair --

PRESIDING OFFICER: (SENATOR D'ARCO)

Sometimes your eyes deceive you, Senator Demuzio.

SENATOR DEMUZIO:

It seems to me that perhaps that the machine miscounted, and perhaps we ought to take another roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

No, we can't do that, Senator. Would you like to postpone consideration?

SENATOR DEMUZIO:

Well, you know, it just seems to me that, you know, this -- it

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had 31 votes. What happened?

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senate Bill -- House Bill 827 will be placed on the --

SENATOR DEMUZIO:

Well, Postponed Consideration.

PRESIDING OFFICER: (SENATOR D'ARCO)

-- Order of Postponed Consideration. House Bill 838. Senator Dunn. Senator Dunn. I'm sorry. Senator Dunn. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 838.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. This is for downstate counties and what it would do is for those counties that changed their fiscal year, it permits them permissively to change the amount of county taxes to be leveled for a period greater or less than the year that may be necessary when they have made the change. It also grants to the county executive of Will County the same powers as coroners have, and clerks, and recorders and sheriffs.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Keats. Why -- Senator Keats.

SENATOR KEATS:

This allows a county executive to hire personnel without the authority of the county board, which would mean we are there substituting executive budget making for legislative budget making at a county level?

PRESIDING OFFICER: (SENATOR D'ARCO)

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Senator Dunn.

SENATOR T. DUNN:

I don't think so. I think what it does is, gives to the county executive the same powers and uses identical language that we give to coroners, clerks, recorders and sheriffs.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Keats.

SENATOR KEATS:

Yeah, the difference is, those individuals run on a specific Statewide job description. County executives are a limited number. We wouldn't allow the Governor -- Lord knows Jim Thompson never went out and hired people without our authorization.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator -- Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. I don't believe it's quite as simple as my good colleague has described. If you will recall, when the issue of a county executive was discussed in this Chamber by Senator Sangmeister, he was saying that the reason they needed that is to kind of clean up the political aspects of executives who run counties, and most particularly, Will County. Little by little, we see us returning to the old system that was, in fact, designed to be abolished by having a county executive. And this bill is another step in that direction. Will County is the only county that has a county executive. They asked for it because they wanted a different way of running government. Now that they have a person who, surprisingly enough, got elected - in fact, I think he was more surprised than anybody that he won - they -- but of the opposite party of the board, they suddenly want to now give him the same authority and power that they were trying to take away in the first place by having a county executive. Senator Dunn, I -- I have to rise in opposition to it, because I think

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you're really going back and doing some serious damage to what was, at the beginning, a pretty good concept.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Holmberg.

SENATOR HOLMBERG:

Thank you, Mr. President. I rise in support of this bill. It seems only proper that a county executive should have permission to hire their own receptionists, secretaries and other necessary staff members. We now allow this for all of the other elected county officials, and this is a countywide elected official. The coroners can do it. The clerks can do it. The recorders can do it. The sheriffs could do it. And since we have, particularly in Will County, a county executive now elected countywide, I think they should have that privilege as well.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. I, too, rise in support of this. When we heard it in committee, I had some questions, but I think that they've been pretty well put to bed. But one of the questions that was raised, I think, needs to be addressed, and that is there is no power or authority being taken away from the board. The board still has the same authority that they've always had. They will still do the budgeting. All it does, as Senator Holmberg says, is allow that county executive to make that decision no different than what the Governor of this State will make the decision for those people that work for him. I think it's a good bill, and I think we ought to support it.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator DeAngelis, for a second time.

SENATOR DeANGELIS:

Thank you. The powers, as amended in this bill, were brought

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-- they include far more than the secretary and the receptionist. And frankly, Senator Jacobs, I would concur with you that it doesn't take away any of the power of the board. But by the same token, the reason the county executive was passed was to give more power to the board. And essentially what you're doing is taking away some further power from that board and putting it back to where it used to be. If that's the case, abolish the county executive. But let's not talk about good government on one hand and then use the tactics of most political machines on the other hand.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Dunn, to close.

SENATOR T. DUNN:

Well, thank you, Mr. President. I'm a little surprised at Senator DeAngelis' attacks on the bill, because I think anyone who believes that Senator DeAngelis, had he been elected in Cook County, wouldn't have wanted this simple authority, would be fooling themselves. It's rather unique, I think, to hear all this debate and not one abuse has been cited. Not only has there been not one abuse cited by -- or alleged against the Will County executive, but there are no abuses that have been cited dealing with any coroners, clerks, recorders or sheriffs. We're not giving to the county executive any more authority than those individuals have. This should not be a political football. We should give to the person, no matter who he is, not matter what party he is, the ability to run his own internal offices, the same as the other people. That's all it says. Don't make it a political football when it shouldn't be one.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 838 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who

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wished? Have all voted who wished? Have all voted who wished? Take the record. See, the machine is stuck on 29, Vince; you're right. On this question, there are 29 Ayes, 28 Nays, none voting Present. And House Bill 838, having failed to receive the required constitutional majority, is hereby declared lost. Yes, point of personal privilege, Senator Demuzio. Your mike doesn't work.

SENATOR DEMUZIO:

Hello? You know, I really honestly think that this thing -- I really think that this thing is stuck on 29. Could we call the tax bill now?

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. House Bill 852. Senator Welch. House Bill 857. Senator Demuzio. Yes. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 857.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

Well, thank you, Mr. President. This didn't have a dissenting vote in the House or in committee, and surely this is not my first bill, so surely we could get more than 29. This bill is for the park districts. As it left the House, it said that trustees of the park district who were empowered as police officers could -- could carry firearms. The bill in the House apparently took away their police powers. In the Senate amendment, it gave them -- it restored their police powers, but disavowed -- disallowed them the possession of -- and use of a firearm by the park district. It's that simple, and I would ask for your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

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All right. Senator Fawell.

SENATOR FAWELL:

I think this is a great bill, and I want it noted that I'm voting for one of your bills.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Will the sponsor yield for a question?

PRESIDING OFFICER: (SENATOR D'ARCO)

He indicates he'll yield.

SENATOR HAWKINSON:

Senator, it did have 40 No votes in the House, and I assume that's because the park districts were opposed to it in the House.

Does your amendment cure their opposition?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

It does.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 857 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Take the record. On that question, there are 54 Ayes, 3 Nays, none voting Present, and House Bill 857, having received the required constitutional majority, is hereby declared passed. 883. Senator Collins. 894. Senator Berman. 897. Senator Jacobs. 901. Senator Schaffer. Senator Schaffer. 901. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 901.

(Secretary reads title of bill)

3rd Reading of the bill.

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PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, I discover I have a note here. There may be an amendment. I'd like to take it from the record.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Take it out of the record. 910. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 910.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. This bill simply extends from fourteen to sixty days the allowable time in which a notice can be given. I know of no opposition, and would urge a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

Any discussion? If not, the question is, shall House Bill 910 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 52 Ayes, no Nays, none voting Present. And House Bill 910, having received the required constitutional majority, is hereby declared passed. 914. Senator Karpel. 915. Senator Demuzio. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 915.

(Secretary reads title of bill)

3rd Reading of the bill.

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TAPE 4

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

Well, take it out of the record.

PRESIDING OFFICER: (SENATOR D'ARCO)

Take it out of the record, Madam Secretary. 916. Senator Smith. No. 921. Senator Hall. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 921.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hall.

SENATOR HALL:

Thank you, Mr. President and Ladies and Gentlemen of the Senate. This amends the Wildlife Code for handicapped crossbow use. Persons with permanent physical impairment, unable to use a conventional bow and arrow may use a crossbow to take a deer. This legislation has been before this Senate Agriculture and Conservation before. House Bill 921 is identical to Senate Bill 398 and Davidson's on 3rd Reading. Persons with permanent physical impairment which renders them so severely disabled as to be unable to use a conventional bow and arrow device shall use a crossbow to take a deer.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? Senator Keats.

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SENATOR KEATS:

How about, say, is it danger -- dangerous enough to have all those hunters out there? If someone would quickly read this analysis. I -- I appreciate the sponsor's good intentions. Someone quickly read the analysis. Somebody can't handle a bow, so we're basically turning them over with a crossbow now. I mean, you just reach a point where you want to say, "Enough is enough, gang." Hunting can be dangerous. This makes it worse. You have to ask yourself just who ought to be hunting and who shouldn't be. I would think a No vote would be appropriate.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Davidson.

SENATOR DAVIDSON:

Thank you, Mr. President and Members of the Senate. I rise in strong support of this bill. In deference to the immediate past speaker, a person can have a stroke, or in the case -- what brought this bill when I put it in here in the Senate, it passed out I think unanimously, was a young man was injured in an automobile accident. He doesn't have enough arm strength to pull a normal bow, but he does have enough arm strength to load a crossbow. And he can control it, and this a good bill. It has to be certified by his attending physician. It applies to upper body limitation, and it is a good bill. I urge everyone to vote Aye.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Raica.

SENATOR RAICA:

Gee, I don't know why, but can I ask a question of the sponsor, please?

PRESIDING OFFICER: (SENATOR D'ARCO)

He indicates he'll yield.

SENATOR RAICA:

You know, Senator Hall, what Senator Davidson just said and

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when you used the word "severely" handicapped, do you have a definition that maybe you can shed some light upon this for all of us here?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator -- Senator...

SENATOR RAICA:

There are some reservations obviously, but...

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hall.

SENATOR HALL:

I'd defer to Doc.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Davidson.

SENATOR DAVIDSON:

The person must be certified by his attending physician of having a disability, Senator Raica. And it is in the judgment of his attending physician whether this person has this handicap of the inability to pull or the strength to pull a normal bow. I -- I don't -- I can't discuss or describe what Senator Hall meant by severe handicap. I think that was a poor choice of words.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Raica.

SENATOR RAICA:

Senator Davidson, you said that the physician will verify that he cannot pull the bow of a normal bow, but he can use the crossbow. However, does the physician also certify that this person can - good choice of words here I am looking for - can -- can use a crossbow where the physician is comfortable enough with the aim of that individual and the safety of that individual?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Davidson.

SENATOR DAVIDSON:

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I think that would have to be in the determination by the physician as he examines that individual. It'd be each individual's physicians -- attending physician, as to whether that person could or could not be safe. I don't know any person - and I happen to be one who's licensed under the Medical Practice Act - that's going to certify this person if we have any reason to doubt that it's going to be harm to himself or to someone else.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. I rise in support of this bill. You know this gives the handicapped people some chance for a little bit of recreation, and the Department of Conservation will take them out and place them, and maybe even like up at Rock Cutter, and such matter, but anyway -- and try -- handicapped people that -- that are interested in sports -- this will give them a chance to at least get out and possibly have a chance to kill a deer or something. And they're very careful with them - the Department of Conservation, everyone - in placing these people in -- in a position where they might possibly have a chance to -- to shoot a deer.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 921 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 45 Ayes, 7 Nays, 2 voting Present, and House Bill 921, having received the required constitutional majority, is hereby declared passed. 931. Senator Berman. 933 is Berman. 954. Senator Schaffer. 968. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 968.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. House Bill 968 is merely a vehicle bill to be used for the pension legislation if that need be, and I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 968 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 51 Ayes, 2 Nays, 2 voting Present, and House Bill 968, having received the required constitutional majority, is hereby declared passed. 969. Senator Jones. How about 70? Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 970.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Thank you, Mr. President. Same as 968. This is one of the vehicle bills for the pension systems, and I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 970 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, 46 Ayes, 2 Nays, 4 voting Present, and House Bill 970, having received the required

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constitutional majority, is hereby declared passed. I'm sorry. Was that 971? 970. All right. 971. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 971.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. Again, this is one of the vehicle bills for one of the systems that we will be sitting down negotiating. But it's a vehicle bill for the pensions, and I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President. Senator, you've got more vehicles than Hertz.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, -- the question is, shall House Bill 971 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 44 Ayes, 4 Nays, 4 voting Present, and House Bill 971, having received the required constitutional majority, is hereby declared passed. 988. Senator Marovitz. Yes? Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 988.

(Secretary reads title of bill)

3rd Reading of the bill.

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PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President and Members of the Senate. House Bill 988 amends the Transient Merchant Act of 1987, to exempt any person operating a stand or a booth at a trade show, exposition, convention or similar event. The bill clarifies that the intent of this Act is not to place the significant new burden on legitimate exhibitors at Illinois' conventions and Illinois' trade shows. It clarifies that convention and trade show exhibitors are exempt from the licensure requirements. The language reflects the intent of the Act to apply to gypsy scams and not to legitimate businesses. As you know, Illinois tourism is our fourth largest industry here - responsible for a hundred and fifty thousand jobs. Eight and a half billion dollar indirect spending, and four hundred and twenty million dollars of State and local revenue. This bill is supported by the Illinois Council of Conventions and Visitors Bureaus, Hotel/Motel Association, Convention and Visitors Bureau, Retail Merchants Association, and Association of Commerce and Industry. I know of no opposition. I ask for your Aye vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 988 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. And House Bill 988, having received the required constitutional majority, is hereby declared passed. House Bill 1000. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1000.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. House Bill 1000 is identical to Senate Bill 500 that passed this Chamber unanimously. It -- it is the bill that attempts to get us back on track with our Medicaid system, putting it into a DRG-based system. And there's been no changes since the House Bill -- since the Senate Bill passed out of here overwhelmingly, and I'd urge a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1000 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present. And House Bill 1000, having received the required constitutional majority, is hereby declared passed. 1006. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1006.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. House Bill 1006, as amended, allows local units of government employees to -- to select coverage under the State Group Health Insurance Plan, or HMO that is contracted with the State to be available for as a health care

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provider. As amended, the Director of CMS may determine the amount paid for coverage under the HMO, based on an analysis of sex, age and geographical location.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1006 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. And House Bill 1006, having received the required constitutional majority, is hereby declared passed. 1007. Senator Marovitz. 1014. Senator Berman. 1035. Senator Jones. 1035. 1053. Senator Keats. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1053.

(Secretary begins to read title of bill)

PRESIDING OFFICER: (SENATOR D'ARCO)

Excuse me, Madam Secretary. That was -- Senator Barkhausen's the lead sponsor. I'm sorry. Senator Barkhausen. 1053. Yes. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1053.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 1053 allows investments by executors in mutual funds - supported by the bankers, ISBA, the corporate fiduciaries, and I'd like -- urge your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall

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House Bill 1053 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 53 Ayes, no Nays, none voting Present. And House Bill 1053, having received the required constitutional majority, is hereby declared passed. 1058. Senator Fawell. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1058.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much. This is a very simple bill - just says the Legislative Commission Reorganization Act is amended to require all paper purchased by the Legislative Printing Unit to be fifty percent recycled content.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1058 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. And House Bill 1058, having received the required constitutional majority, is hereby declared passed. 1073 is on Recall. 1085 is on Recall. 1092. Senator Lechowicz. 1101. Senator Jacobs. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1101.

(Secretary reads title of bill)

3rd Reading of the bill.

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PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill strictly combines changes in some Acts in relation to penalties for manufacture, delivery and possession of controlled substance. It's similar to Senate Bill 151, which unanimously passed out of here. I'd ask for its support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Lechowicz.

SENATOR LECHOWICZ:

When you get a chance, you -- I don't know, maybe you didn't see me, but I just want to be called -- have my bill called, when you get a chance.

PRESIDING OFFICER: (SENATOR D'ARCO)

I'm sorry. I'll -- next bill. All right. The question is, shall House Bill 1101 pass. Those in favor, say Aye -- vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. And House Bill 1101, having received the required constitutional majority, is hereby declared passed. Do we have leave to return to -- what was that bill -- 1092? Hearing no objection, leave is granted. House Bill 1092. Senator Lechowicz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1092.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Lechowicz.

SENATOR LECHOWICZ:

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Why don't you just take it out of the record for the time being?

PRESIDING OFFICER: (SENATOR D'ARCO)

Take it out of the record. 1106. Senator Schaffer. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1106.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President and Members of the Senate. This bill amends the Mental Health and Developmental Disability Code. It has a series of provisions which are other bills that our friends in the House have kind of compacted in it. First, it officially changes the name of the Waukegan Developmental Center to the Ann M. <sic> (B.) Kiley Developmental Center -- Center, something I think that's highly appropriate. It -- it works on a federal mandate, on the Budget Act, puts us in compliance with some federal rules. And it requires the Department to establish a Committee on Multicultural Services. Requires -- makes some changes in the Confidentiality Act for the patients for not-for-profit agencies. It clears up some definitions of severe mental impairments, and changes the name of the Illinois Planning Council for Mental Illness and Developmental Disabilities -- or changes the composition to include the Director of the Guardianship and Advocacy Commission. It -- I'm unaware of anyone that would be opposed to the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1106 pass. Those in favor, vote Aye. Opposed, Nay.

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The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 52 Ayes, no Nays, none voting Present. And House Bill 1106, having received the required constitutional majority, is hereby declared passed. 1121. Senator Severns. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1121.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. House Bill 1121 eliminates the current Catch-22 experienced by nursing home providers by clarifying that food and medical supplies purchased with patient income credits are exempt from taxation as earlier indicated by State and federal law.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1121 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 51 Ayes, no Nays, none voting Present. And House Bill 1121, having received the required constitutional majority, is hereby declared passed. Top of Page 16. 1128. Senator Smith. Senator Smith. Senator Smith. 1121. 1134. Senator Donahue. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1134.

(Secretary reads title of bill)

3rd Reading of the bill.

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PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Donahue.

SENATOR DONAHUE:

Well, sorry. Thank you, Mr. President. House Bill 1134 does three things, and it doesn't do what it says in the program or in your Calendar. Amendment No. 1 prohibits enterprise zone property tax abatements by taxing districts within a TIF district, unless a written agreement has been executed by the taxing district and the municipality. The second one was an amendment by Senator Karpziel, which simplifies the language for the required assessor's notice to taxpayers, and the third one simply explains and clarifies what it is for a homestead exemption for the mobile home tax.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1134 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 53 Ayes, no Nays, none voting Present. And House Bill 1134, having received the required constitutional majority, is hereby declared passed. Senator Schaffer. 1137. Senator Madigan. 1139. Senator Cullerton. Oh, it's on the Recall List. 1149. Senator Jones. Senator Jones. 1162. Senator Jacobs. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1162.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill merely requires the Department to develop procedures

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regarding the availability of respite care needs of caregivers in regards to Alzheimer's. I know of no opposition, and ask for its support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1162 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. House Bill 1162, having received the required constitutional majority, is hereby declared passed. 1166. Senator Luft. 1171. Senator Cullerton. 1148. <sic> Senator Welch. Welch. Senator Welch. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1184.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Welch.

SENATOR WELCH:

Thank you, Mr. President. What this bill does is, it requires that the interest that is derived from the Underground Storage Tank Fund - a fund that money is paid into by gasoline station owners - be deposited into the same fund. I would be glad to answer any questions.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1184 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present. And House Bill 1184, having received the required constitutional

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majority, is hereby declared passed. 1203. Senator Smith. 1207.  
Senator O'Daniel. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1207.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. House Bill 1207, as amended, creates the Soil Amendment Act to assure that -- consumers' protection from any potential purchase of products which are alleging to be enhancers. It's -- it's been amended to not allow more than ten cents a pound for -- for the formatting and administration of this -- this legislation. The way it's amended, the Department of Agriculture now supports it and Farm Bureau and all farm organizations. If there is any questions, I'll attempt to answer them. If not, I'd ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1207 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present. And House Bill 1207, having received the required constitutional majority, is hereby declared passed. 1216. Senator Jones. 1218. Senator Smith. 1230. Senator Jacobs. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1230.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President. This bill creates a pilot program in Rock Island County to develop a program for support and instruction of children of alcoholic parents, and I ask for its support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1230 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 52 Ayes, 4 Nays, none voting Present, and House Bill 1230, having received the required constitutional majority, is hereby declared passed. Top of Page 17. 1256. Senator Geo-Karis. Senator Geo-Karis. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1256.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President, Ladies and Gentlemen of the Senate, this bill clarifies the special service area requirements, because it provides that the application must contain the name and legal status of the applicants, special services to be provided, boundaries of the proposed area, estimated amount of funding required, and stated need and local support for the proposed area. I feel it's a good bill, and I ask for favorable consideration.

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PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1256 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1256, having received the required constitutional majority, is hereby declared passed. 1260. Senator O'Daniel. 1260. Senator O'Daniel. Yeah. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1260.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator O'Daniel.

SENATOR O'DANIEL:

Thank you, Mr. President and Members of the Senate. All this bill does, it permits animal control administrators and wardens to act as humane investigators when investigating alleged mistreatments, and it makes other changes that the Department of Agriculture was -- was asking for, and if there's any questions, I'll attempt to answer them.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, -- the question is, shall House Bill 1260 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, none voting Present. And House Bill 1260, having received the required constitutional majority, is hereby declared passed. 1268. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

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House Bill 1268.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Rea.

SENATOR REA:

Thank you, Mr. President. House Bill 1268 permits EMT to bypass local system review board to request the State EMS Disciplinary Review Board to reverse or modify a suspension order of a project medical director. Also provides for hearing prior to suspension, and procedures for those hearings. I know of no opposition to the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1268 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, 1 voting Present. And House Bill 1268, having received the required constitutional majority, is hereby declared passed. 1270. Senator Rea. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1270.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator -- Senator Rea.

SENATOR REA:

Thank you, Mr. President. House Bill 1270 is mainly a technical change of changing a certification and certified to that of licensed, and I know of no opposition.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1270 pass.

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Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present. And House Bill 1270, having received the required constitutional majority, is hereby declared passed. 1283. Senator Smith. 1285. Senator Barkhausen. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1285.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 1285 establishes a court-appointed special advocate, which will be a volunteer, in the context of a juvenile court proceeding. This is a recommendation of child welfare groups long active in this field. It passed the House unanimously and our committee. It's been appointed to change it's -- I should say, it's been amended to change the manner of appointing an advisory board, and it's discretionary with the Supreme Court, and I urge a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall 1285 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1285, having received the required constitutional majority, is hereby declared passed. 1296. Senator Rigney. Read the bill, Madam Secretary.

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SECRETARY HAWKER:

House Bill 1296.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Rigney.

SENATOR RIGNEY:

Mr. President, this is an administration bill from the Department of Transportation. My understanding is that the Federal Deregulation Act of about nine years ago really has preempted everything that's been done, in this particular area, by this Illinois Aeronautics Board. In addition to that, there is one small committee amendment that affects just one airport in the State of Illinois. It says that in the case of the Rockford Airport, one of those appointments must come from the surrounding townships that are unincorporated.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1296 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 52 Ayes, no Nays, 1 voting Present, and House Bill 1296, having received the required constitutional majority, is hereby declared passed. 1304. Senator Woodyard. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1304.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. This

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would provide that the owner of a boat livery, or their agents, could be cited with violations if they allow any watercraft to depart from their premise that would not have the proper equipment or not be registered.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1234 <sic> (1304) pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1304, having received the required constitutional majority, is hereby declared passed. 1314. Senator Alexander. 1316. Senator Hall. 1323. Senator Welch. 1333. Senator Karpziel. I'm sorry. Senator Welch. Senator -- I'm sorry. You're right. Senator Schuneman, on 1323. Read the bill.

SECRETARY HAWKER:

House Bill 1323.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schuneman.

SENATOR SCHUNEMAN:

Thank you, Mr. President and Members. This bill is intended to be a cleanup and rewrite of the Housing Authority Legislation that applies in Illinois. The bill came to me from the -- the Director and President of the Illinois Housing Authority Association in the State. It contains a myriad of changes, deletes some obsolete passages, makes technical corrections. There's been no opposition to the bill as it proceeded through the House or Senate. Be happy to try to answer any questions.

PRESIDING OFFICER: (SENATOR D'ARCO)

Any discussion? If not, the question is, shall House Bill

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1323 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1323, having received the required constitutional majority, is hereby declared passed. 1333. Senator Karpziel. Read the bill -- read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1333.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Karpziel.

SENATOR KARPIEL:

Thank you, Mr. President. House Bill 1333 requires coroners elected to the office for the first time to complete a coroners training program within six months. And it authorizes a coroner to direct a deputy or chief deputy coroner to attend the training program, and requires that all coroners attend at least twenty-four hours of accredited continuing education in each calendar year, and it is requested by the Illinois Coroners Association.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? If not, the question is, shall House Bill 1333 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, 1 voting Nay, none voting Present, and House Bill 1333, having received the required constitutional majority, is hereby declared passed. 1340. Senator Fawell. Read the bill, Madam Secretary.

SECRETARY HAWKER:

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House Bill 1340.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much. All this bill does is -- is it exempts negotiations relating to obtaining services of architects and designers in counties under three million in population.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1340 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, 1 voting Present, and House Bill 1340, having received the required constitutional majority, is hereby declared passed. 1353 is on the Recall List. Top of Page 18. 1364. Senator Jones. 1365. Senator Jones. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1365.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President and Members of the Senate. House Bill 1365, as -- as amended, is a compromise worked out between Illinois Realtors Association, the Department of Professional Regulation, and the Federal Government. And it calls for the certification of appraisers. It increases the number that would be on the License and Disciplinary Board, and permits the

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Department of Professional Regulations to establish rules for nonresident licensed appraisers to practice on a temporary basis.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? Senator Geo-Karis.

SENATOR GEO-KARIS:

Question?

PRESIDING OFFICER: (SENATOR D'ARCO)

Yes, he will.

SENATOR GEO-KARIS:

Are the Realtors in favor of this bill?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yes, they are.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Geo-Karis. The question is, shall House Bill 1365 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, 1 voting Present, and House Bill 1365, having received the required constitutional majority, is hereby declared passed. Senator Dudycz, for what purpose do you rise? Senator Dudycz. Would you turn -- Senator Dudycz.

SENATOR DUDYCZ:

Mr. President, my lights are malfunctioning here.

PRESIDING OFFICER: (SENATOR D'ARCO)

Your light is malfunctioning? We'll try to correct that. 1376. Senator Etheredge. We're -- Senator Etheredge. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1376.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill does just exactly what the Calendar says. It says that if the -- if there is a -- the newspaper makes a mistake in the notice that they published, that it is their responsibility and not that of the taxing body. I would -- I'm not aware of any opposition. I would ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1376 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. House Bill 1376, having received the required constitutional majority, is hereby declared passed. Senator Karpiel. 1379. 1378 <sic>. Senator Barkhausen. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1381.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 1381 is an administration bill that comes to us from the Criminal Justice Information Authority. It is designed to clarify several internal inconsistencies in the Criminal Identification Act. It was on the Consent Calendar in the House and the Agreed Bill List in our Judiciary II Committee. I'd be glad to answer your questions, and

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would, otherwise, urge a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1381 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present, and House Bill 1381, having received the required constitutional majority, is hereby declared passed. 1415. Senator Hawkinson. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1415.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. House Bill 1415 is a criminal shell bill. It's Tom Homer's bill in the -- in the House. There is no immediate plan for this Session, but perhaps in the fall we'd need it for some cleanup. I'd ask for its passage.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1415 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 54 Ayes, no Nays, none voting Present, and House Bill 1415, having received the required constitutional majority, is hereby declared passed. 1418. Senator Barkhausen. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1418.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 1418 is designed to close one remaining loophole that potentially still allows fines imposed for oversized and overweight trucks. This was supposed to have been done already and it was done in other parts of the Vehicle Code, and this, as I say, is designed to -- to close one remaining gap in the law. And I urge your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1418 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1418, having received the required constitutional majority, is hereby declared passed. 1429. Senator Luft. 1431. Senator Hawkinson. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 1431.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. This bill was originally - and the first part of it still is - an administration bill that deals with the Boat Registration and Safety Act, and makes a number of changes that passed the House unanimously and passed committee unanimously. Yesterday we adopted two amendments that we discussed on the Floor with Senator Cullerton and Senator Daley.

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The first one is a technical cleanup to the Conservation part of the bill. The second amendment to the bill does two things: it provides first that on a felony DUI case, that the current law which we passed last year - I believe Senator Daley - provided that the DUI had to be the proximate cause of an accident -- and this change would make it a proximate cause of the accident. The second change that comes out of a Third District appellate case - the Reardon Case -- and what this bill does, it says that the emergency room physician need not get a written copy of the chemical test; however, it still requires that the written chemical test be provided when it's introduced into evidence.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1431 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1431, having received the required constitutional majority, is hereby declared passed. 1432. Senator Jones. Senator Jones. 1433. Senator O'Daniel. 1446. Senator Barkhausen. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1446.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 1446 directs the Secretary of State to designate, on the reverse side of a driver's license, space for the license holder to indicate whether he or she has executed a living will and/or a health care power of

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attorney. I urge your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1446 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1446, having received the required constitutional majority, is hereby declared passed. 1448. Senator Schaffer. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1448.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President, this bill would require any wastewater treatment facility owned or operated by a unit of local government to accept for appropriate treatment any septic system sludge generated by a private residency within the local unit's jurisdiction, or within the county if the resident is not served by a wastewater treatment facility. It allows the facility to charge a reasonable fee.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1448 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1448, having received the required constitutional majority, is hereby declared passed. 1453 is on the Recall List. Top of Page 19. 1462. Senator Macdonald. Read the bill, Mr. Secretary.

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ACTING SECRETARY: (MR. HARRY)

House Bill 1462.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Macdonald.

SENATOR MACDONALD:

This is merely a -- a bill that is passed at the request of the Citizens Council On Women. It merely changes the gender, and that's -- that's all it does. It allows women to sue, enter into contracts or own their own property.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1462 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1462, having received the required constitutional majority, is hereby declared passed. 1463. Senator Marovitz. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1463.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President, Members of the Senate. House Bill 1463 requires clerks of the court, at the request and the expense of the petitioner, to file a certified copy of an order of protection with the principal office of the school district in which any children of the petitioner are enrolled. The legislation also prohibits any school employee from disclosing

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the whereabouts of a petitioner, whose child or children are enrolled in the school, to any person whom the school district has received a certified order of protection against. And finally, the school district shall maintain a copy of the order of protection in the records of the child or children whose parent is the petitioner of an order of protection. This bill is the initiative of the Citizens Council of Women, and I'd ask for an affirmative vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall -- Senator Hawkinson.

SENATOR HAWKINSON:

Will the sponsor yield for a question?

PRESIDING OFFICER: (SENATOR D'ARCO)

He indicates he'll yield.

SENATOR HAWKINSON:

I support the bill, but the -- you raised a flag with me. You said it should be maintained in the student's record. I assume that's not a permanent part of his or her record, and that when the order expires or whatever that it would no longer be a part of the student's transcript or whatever?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

That is correct.

PRESIDING OFFICER: (SENATOR D'ARCO)

The question is, shall House Bill 1463 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1463, having received the required constitutional majority, is hereby declared passed. 1475. Senator Woodyard. Read the bill, Mr. Secretary.

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ACTING SECRETARY: (MR. HARRY)

House Bill 1475.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Woodyard.

SENATOR WOODYARD:

Thank you, Mr. President and Members of the Senate. This creates an Advisory Task Force on markets for recyclable materials, with the Department of Energy and Natural Resources as the point entity. It contains the State Treasurer, the Lieutenant Governor, EPA, Commerce and Community Affairs, CMS, environmentalists, higher education people, business community leaders, and hopefully these people will be able to find additional markets for recycled materials.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall 1475 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1475, having received the required constitutional majority, is hereby declared passed. 1478. Senator Leverenz. 1483. Senator Jones. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1483.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. House Bill 1483, as amended,

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changes subject areas to be covered in the examination for architecture licensure. It's a bill that is supported by the Illinois Council of American Institute of Architects. Also it provides for staggered terms of the Illinois Architectural Practice Act Board. And also it clarifies when a plumber -- or a publisher shall -- shall print the -- the licensing of the plumber's license on that advertisement. I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1483 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1483, having received the required constitutional majority, is hereby declared passed. House Bill 1498. Senator Jones. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1498.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. House Bill 1498, as amended, allows a full-time investigator for a -- or as a licensed attorney with three out of five years immediately preceding his application for licensure to be able to set for the licensing as a private detective, and also it grandfathers in those persons who had two or more license before July 29th, 1986. This takes care of a person who inadvertently got left out, and I ask for a favorable vote.

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PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1498 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 52 Ayes, no Nays, none voting Present, and House Bill 1498, having received the required constitutional majority, is hereby declared passed. 1499. Senator Marovitz. Read the -- 1506. Senator Butler. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1506.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Butler.

SENATOR BUTLER:

Thank you, Mr. President. This bill has two parts to it. This first part is to forbid the -- the display of any flag other than the U.S. flag above the flag of the -- of Illinois. Secondly, it disallows units of local government from regulating the display of the U.S. flag, except in very certain circumstances. I would move its passage.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1506 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wish? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1506, having received the required constitutional majority, is hereby declared passed. 1524. Senator J.J. Joyce. 1533. Senator Leverenz. 1537. Senator Leverenz. 1538. Senator Leverenz. 1545 is on the Recall. 1565. Senator Rea. We're at the top of Page 20. 1594.

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Senator Tom Dunn. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1594.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. This provides civil immunity for dentists practicing in established free clinics, and changes the standard of care to willful and wanton misconduct.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1594 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wish? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1594, having received the required constitutional majority, is hereby declared passed. 1601. Senator Severns. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1601.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Severns.

SENATOR SEVERNS:

Thank you, Mr. President, Members of the Senate. House Bill 1601 simply changes the amount of time that such energy plans must be submitted from the current three year -- from the current two years to three years. I know of no opposition, and would urge its adoption.

PRESIDING OFFICER: (SENATOR D'ARCO)

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All right. Any discussion? If not, the question is, shall House -- shall House Bill 1601 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1601, having received the required constitutional majority, is hereby declared passed. 1609. Senator Marovitz. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1609.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much. House Bill 1609 prohibits the court from requiring physical manifestations of abuse in issuing an order of protection or finding a violation of an order of protection. It also prohibits a law enforcement officer from requiring physical manifestations of abuse prior to making arrest, and I would ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Hawkinson.

SENATOR HAWKINSON:

Sponsor yield to a question, please?

PRESIDING OFFICER: (SENATOR D'ARCO)

He indicates he will.

SENATOR HAWKINSON:

Senator, there's a provision in this bill that says that the order will not be nullified if the victim allows the prohibited party back into the home. First question is, is it still in the bill? And secondly, will there be some sort of a notification in

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the order by the court to the victim so they will understand this?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz. Senator Hawkinson.

SENATOR HAWKINSON:

In -- in other words, so either the offender who's served with the order or the victim will understand that if -- if they feel they've resolved their differences and the order is still pending, that the order will still -- could still be violated, if the offender comes back without the court changing the order.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

First of all, the answer to your first question is yes, it is still in the bill. And the answer to the second question is, the judge can - and should - put that in the order, so that there is notification of both, because -- because quite honestly, what happens, many times spouses will allow their -- their -- victims allow their spouses back into the -- into the house, and courts have frequently taken that as a tacit sign of reconciliation.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Well, I think he was cut off, but I think I understand the answer. Senator, since this bill has been amended, in any event, would you be willing, in the House, to send us to conference to require that the order provide that kind of notification, so that there's no misunderstanding and that persons are not trapped unawares?

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Schaffer. Senator Schaffer.

SENATOR DEMUZIO:

Well, thank you, Mr. President. I -- I've seen the light on

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this bill, let me tell you.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson. No. All right. Senator Marovitz, to close, or no?

SENATOR MAROVITZ:

Just request an Aye vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1609 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wish? Take the record. On that question, there are 57 Ayes, 1 Nay, none voting Present, and House Bill 1609, having received the required constitutional majority, is hereby declared passed. 1615. Senator Marovitz. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1615.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President, Members of the Senate. House Bill 1615 allows IHDA to give preference for acquiring mortgages for veterans serving between August of 1990 and March of 1991 in the Desert Storm theater of operations. That's all this bill does - helps out the veterans serving in Desert Storm.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1615 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present, and House Bill 1615, having received

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the required constitutional majority, is hereby declared passed.  
1620. Senator Jones. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1620.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jones.

SENATOR JONES:

Yeah. Thank you, Mr. President. This bill is in response to the Federal Budget Reconciliation Act, which require all employees -- part-time employees to either be in a pension system or -- or those employees and their employer would have to pay into the Social Security System. What the bill does is -- is take care of the employees from the State University Retirement System who are ineligible to contribute to the pension system because they are part-time, as well as downstate teachers, and as well as those State employees who must be in a pension system before July 1, 1991. And that's what the bill does, and I ask for a favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1620 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. House Bill 1620, having received the required constitutional majority, is hereby declared passed.  
1623. Senator Rock. 1629. Senator Fawell. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1629.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Fawell.

SENATOR FAWELL:

Thank you very much. This bill requires that a -- a fund called the Child Care and Development Fund be set up to receive federal funds that are coming down for a Block -- a Block Grant Program. And there's two amendments. One makes it effective immediately, because the grant is coming down immediately. And the second was requested by Senator Carroll, which says that the fund is subject to appropriation by the General Assembly.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1629 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present. House Bill 1629, having received the required constitutional majority, is hereby declared passed. 1644. Senator Alexander. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1644.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Alexander.

SENATOR ALEXANDER:

Thank you. This bill does exactly what it says. It creates the Senior Citizen and Low-Income Home Renovation Program. It utilizes that corps of volunteers or person out there who have the ability to come in and help these senior citizens in low-income homes to be renovated so that they'd be livable and what not. It's a good bill. It's effective ninety days after

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date of the effective date, and I ask for an Aye vote on it.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1644 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1644, having received the required constitutional vote, is hereby declared passed. 1668. Senator Raica. Senator Raica. 1684. Senator Karpziel. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1684.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Karpziel.

SENATOR KARPIEL:

Thank you, Mr. President. House Bill 1684 states that when you have a local government, such as a township or a park district, when they publish their annual reports, they need not publish the -- an expenditure that was made, according to a court order, for child support payments, you know, in the newspaper. That that part wouldn't have to be published.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1684 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present. House Bill 1684, having received the required constitutional majority, is hereby declared passed. 1692. Senator Schuneman. 1695. Senator O'Daniel. 1696. Senator Welch. 1698. Senator Tom Dunn -- no, Hawkinson --

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Hawkinson. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1698.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. This is a proposal from the Illinois Probation and Court Services Association, and what the bill does, is it allows a victim who has an order of restitution to make this a judgment lien by filing it in the recorder's office and that way it could be enforced against the offender, if the offender has any property. I would ask for the adoption of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1698 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present, and House Bill 1698, having received the required constitutional majority, is hereby declared passed. Page 21. The top of Page 21. 1699. Senator Jones. Senator Jones. 1713. Senator DeAngelis. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1713.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator DeAngelis.

SENATOR DeANGELIS:

Thank you, Mr. President. House Bill 1713 does two things.

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First of all, it exempts -- or excludes from the definition of a domestic living facility, those facilities that are covered under State and federal law. And second and most importantly, it does immunize those people who make a good faith effort to report abuse.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1713 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present, and House Bill 1713, having received the required constitutional majority, is hereby declared passed. 1750. Senator Geo-Karis. 1750. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1750.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Geo-Karis.

SENATOR GEO-KARIS:

Mr. President and Ladies and Gentlemen of the Senate -- the Senate, this bill simply amends the Public Utilities Act to include the promotion of the use by consumers of energy-efficient technologies as a goal of the Act. And I ask for your favorable vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1750 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1750, having received the required constitutional majority, is hereby declared passed.

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1751. Senator Macdonald. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1751.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Macdonald.

SENATOR MACDONALD:

Yes. This -- House Bill 1751 provides that a not-for-profit corporation may be organized by a public utility, a telecommunication carriers or a combination of either, to -- to provide services for -- with any other person or organization, on the approval of the Commerce Commission. This came about as a fifteen-cent surcharge by the telephone companies, and there are many private utilities that have voluntary contributions for -- by paying customers that work very, very well, and that's what this bill is all about. The programs are administered by nonprofit organizations such as the Salvation Army, and have been very successful. So I ask for your approval of this bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1751 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, no Nays, none voting Present, and House Bill 1751, having received the required constitutional majority, is hereby declared passed.

1776. Senator Rea. Senator Rea. 1811. Senator Leverenz. 1819. Senator Jones. 1827. Holmberg. Senator Holmberg. 1831. Senator Berman. 1832. Senator Etheredge. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1832.

(Secretary reads title of bill)

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3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill does just exactly what the Calendar indicates. It does permit DCFS to substantiate a complaint regarding a child care facility before launching a full-scale investigation. I would ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1832 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, 1 voting Nay, 1 voting Present, and House Bill 1832, having received the required constitutional majority, is hereby declared passed. 1843. Senator Barkhausen. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1843.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President, this clarifies that the Human Rights Act allows a State agency, in asking questions of job applicants, to use information relating to criminal convictions. There is apparently a gap in our law wherein other potential employers are allowed to ask this information, but it's been unclear apparently that State agencies also have this power. And I urge a favorable roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

The -- the question is, shall 1843 pass. Those in favor,

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vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present, and House Bill 1843, having received the required constitutional majority, is hereby declared passed. 1850. Senator O'Daniel. 1855. Senator Leverenz. 1864. Senator Jones. Top of Page 22. 1908. Senator Welch. Welch. Senator Welch. No. 1910. Senator Kelly. 1912. Senator Jacobs. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1912.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Jacobs.

SENATOR JACOBS:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 1912 permits banks to provide banking services at retirement homes, nursing homes and long-term care facilities. Limits that area to the same area as their geographic area that they can branch. Know of no known opposition, and ask for its support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1912 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 59 Ayes, no Nays, none voting Present, and House Bill 1912, having received the required constitutional majority, is hereby declared passed. 1930. Senator Rea. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1930.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Rea.

SENATOR REA:

Thank you, Mr. President. House Bill 1930 creates the Family Resource Development Act. It authorizes the Department of Public Aid and the Illinois Community College Board and DCCA to design, as a demonstration project, a family resource center for low-income families. There is no cost to this, and it did come out of committee on the Agreed Bill List, and out of the House 109 to 0. I would ask for your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1930 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. House Bill 1930, having received the required constitutional majority, is hereby declared passed. 1934. Senator Berman. 1940. Senator Demuzio. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1940.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Demuzio.

SENATOR DEMUZIO:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. House Bill 1940 would authorize the Department of Mental Health and Developmental Disabilities to establish a pilot program to provide community-based services to the mentally ill, elderly

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individuals, and to establish an advisory committee on geriatric services. It is a bill that is sponsored by Representative McGann at the request of the Coalition -- Illinois Protective Service Coalition -- which is a consortium of advocacy groups that include the Council For Jewish Elderly, Lutheran Social Services of Illinois, the Mental Health Association and Metropolitan Chicago Coalition on Aging, and I would ask your support.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1940 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present, and House Bill 1940, having received the required constitutional majority, is hereby declared passed. 1949. Senator Berman. 1950. Senator Hawkinson. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1950.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Mr. President. The main part of House Bill 1950 represents a compromise between the prosecutors and the Legislature and the Appellate Defender's Office. I passed a bill out of here - I believe last year - that would shorten the time in which someone would file a post-conviction relief petition. The Appellate Defender was concerned -- Office was concerned about that portion. There have been negotiations with the prosecutors and -- and that has been an agreed-upon provision, that would now allow no proceeding to be commenced more than six months after the

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denial of a petition for leave to appeal, or if no such petition is filed six months after the date of the order denying certiorari by the United States Supreme Court. The other part of the agreement deals with the cases in which the Appellate Public Defender may be appointed, and that's been a dispute regarding whether they can be appointed in cases involving misdemeanors. The prior law and practice was that they could be appointed for misdemeanors where there's jail time involved, and that is, in essence, what the agreement provides, and we amended it yesterday to provide that they can be appointed when the Supreme Court rule so provides. Now there is apparently one part of the bill - the original bill passing the House - although it passed the House by a vote of 102 to 4, that the Department of Conservation still has some problems with, and that is the portion in the original House Bill 1950, which provides that county boards may, by ordinance, regulate within unincorporation -- unincorporated areas the discharge of a firearms in any residential area. And a residential area is defined as, "Any area within three hundred yards of at least three single- or multi-family residential structures. I would ask for your approval of House Bill 1950.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1950 pass. Those in -- Senator Alexander.

SENATOR ALEXANDER:

Thank you very much. Senator, I'm -- and it's important what your trying to do, but I need some clarification. Am I to understand that the State Appellate Defender's Office now has the duty to represent misdemeanor cases where there is a possibility of a jail sentence?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

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No. Only when there is actually a jail sentence imposed.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Alexander.

SENATOR ALEXANDER:

I'm not trying to kill your bill, please. How will this affect the backlog or the case backlog that we all know exists in our State Appellate Defender's Office in relation to what the current budget restrictions are, if we go forth with continuing this level of prosecution for this department?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Hawkinson.

SENATOR HAWKINSON:

Thank you, Senator, and -- and that's a legitimate question. They've agreed to this bill, and one of the reasons they have is that the budget process and the budget that came out of Senate Approp this morning adds three additional positions.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1950 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. And House Bill 1950, having received the required constitutional majority, is hereby declared passed. 1955. Senator Watson. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1955.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Watson.

SENATOR WATSON:

Yes. Thank you, Mr. President. This piece of legislation was

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introduced on behalf of the Department of Alcohol and Substance Abuse. We in Illinois have to mirror the Federal Act, and as a result, the feds placed anabolic steroids as a Schedule III under the Federal Controlled Substance Act. We have a separate Steroids Control Act in Illinois and this repeals that, and now puts it with the Controlled Substance Act. It also makes some changes in regards to the LSD penalties and empowers the Department of Alcohol and Substance Abuse to develop and implement a Statewide steroid education program.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1955 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, 1 Nay, none voting Present. And House Bill 1955, having received the required constitutional majority, is hereby declared passed. 1970. Senator Jones. 1971. Senator Jones. Senator Jones. 1972. How about 1985, at the top of Page 23? Senator Rigney. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 1985.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Rigney.

SENATOR RIGNEY:

Mr. President, this is a Department of Revenue initiative and -- they're attempting to do is to crack down on those cheaters who are depriving the State of taxes on -- particularly on diesel fuel. Among other things, it will require the reporting of both the tax-free sales and those that are taxable. Other states have started to do this. I understand the State of Missouri has done

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this and increased their collections about fourteen percent. And I also can tell you that the Department of Transportation supports this bill, along with the Petroleum Marketers, because they feel that obviously we've got to have fair competition.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 1985 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 58 Ayes, none voting Present, none voting Nay. And House Bill 1985, having received the required constitutional majority, is hereby declared passed. 1995. Senator Davidson. 2003. Senator Collins. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2003.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Collins.

SENATOR COLLINS:

Yes. Thank you. This bill was given to me by Senator Monique Davis, and it came out of a necessity for fire departments and police and -- postal service employees to be able to recognize a given address. And it is my understanding that it -- it can save lives, because many times that they receive a 9-1-1 call and -- for an emergency and because the house number resident -- residence does not have a visible address on -- posted in the front of the building or in someplace where it's easily recognized, that they cannot find where the call is coming from. And I would be happy to answer any questions; if not, I would just ask a favorable roll call.

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Senator Donahue.

SENATOR DONAHUE:

Never mind. Never mind.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2003 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 40 Ayes, 13 Nays, 1 voting Present. And House Bill 2003, having received the required constitutional majority, is hereby declared passed. 2013. Senator Etheredge. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2013.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Etheredge.

SENATOR ETHEREDGE:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This is a vehicle bill. I just want to point out that there is a bill working its way through the U.S. Congress. What we propose to do is to send this bill over to the House and hold it there, until the feds have completed work on their bill. Then we would use this bill to make our law conform with the federal requirements. I'd be happy to respond to any questions.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2013 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, 1 voting Present. And House Bill 2013, having received the required constitutional majority, is hereby declared

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passed. 2015 is on the Recall List. 2017. Senator Welch. Read the bill, Mr. Secretary.

ACTING SECRETARY: (MR. HARRY)

House Bill 2017.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Welch.

SENATOR WELCH:

Thank you, Mr. President. This bill is a product of the Council on Children, which was looking into Child Labor Laws this past year. What the bill does is increase civil penalties for violation of the Child Labor Law. The penalties - the increase penalties - are paid into a new fund called the Child Labor Enforcement Fund. The bill has certain hours when individuals can work under age - not hours - but rather days and hours during a day the individual can work if he's under age sixteen. There is an exemption for paper boys, so they can deliver papers whenever they want. It increases the maximum civil penalty for violation of the Child Labor Law from one thousand dollars to five thousand dollars. The bill was supported by the Retail Merchants Council and other business groups as well. I'd be glad to answer any questions.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Fawell.

SENATOR FAWELL:

Thank you very much. Will the sponsor yield for a question?

PRESIDING OFFICER: (SENATOR D'ARCO)

Indicates he will.

SENATOR FAWELL:

I noticed you said it's -- the language is included that prohibits sixteen- or seventeen-year-olds from working after 11:00

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a.m. <sic> (p.m.) before a school day, or before 7:00 a.m. on a school day. You're talking about -- what about kids that deliver papers? My boys all delivered papers; they were also busboys.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Welch.

SENATOR WELCH:

Senator, I just said there was an exemption for paperboys. Secondly, we added an amendment on the Floor to eliminate the provision that prohibits minors working later than 11:00 p.m. before a school day or earlier than 7:00 a.m. on a school day. That was an amendment requested by the Retail Merchants, and we put it on, so they're -- they're alright with the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

The question is, shall House Bill -- oh, Senator Holmberg. He indicates he'll yield.

SENATOR HOLMBERG:

No mike. Okay. Senator Welch, in committee I remember that there was a certain number of hours that they were restricted in the number they could work, and this was a concern of mine, because most people in my family have worked a great many hours in order to put themselves through school, and I imagine that's true with a lot of downstate families. What kind of restriction do you have in this bill?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Welch.

SENATOR WELCH:

Thank you. The restriction applies to students under age sixteen. They can work Saturday and Sunday up to, I believe, up to eight hours per day, but no more than twenty-four in a week. Now these are kids under age sixteen.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Senator Holmberg.

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SENATOR HOLMBERG:

Well, I think that's probably a better provision than when the bill was introduced originally - under sixteen I think would be understandable. But as children are preparing for college, I think sometimes they need to work those long hours, or they're not going to make it. Thank you.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schuneman. He indicates he'll yield.

SENATOR SCHUNEMAN:

Senator, I'm sorry. You may have answered this question, but I -- I think of corn detassellers, for example, who are often under that age, but work long hours for short periods of time during the summer. Would this -- would this bill apply to them?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Welch. Senator Welch.

SENATOR WELCH:

Well, actually you may have caught a glitch in the bill. It does apply to them.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schuneman.

SENATOR SCHUNEMAN:

Well, I don't think you want to do that, do you, Senator?

PRESIDING OFFICER: (SENATOR D'ARCO)

Why don't we take it out of the record, Senator Welch? All right. Senator Welch, take it out of the record?

SENATOR WELCH:

Yeah. Why don't we take it out of the record.

PRESIDING OFFICER: (SENATOR D'ARCO)

Right. House Bill 2019. Senator Schaffer. Senator Schaffer. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2019.

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(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Schaffer.

SENATOR SCHAFFER:

Mr. President and Members of the Senate, this is a bill suggested by the Environmental Protection Agency. It would simply require operators of landfills and incinerators to report quarterly to the EPA the amount of waste they received from each state.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2019 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 55 Ayes, no Nays, 2 voting Present, and House Bill 2019, having received the required constitutional majority, is hereby declared passed. 2021. Senator Karpiel. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2021.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Karpiel.

SENATOR KARPIEL:

Thank you, Mr. President. House Bill 2021 requires the Department of Nuclear Safety to annually inspect mammography facilities. It requires that the X-ray is performed by a radiologist technologist, and they have to have training established by DNS. They have to keep the X-rays on file for a minimum of five years. Pardon me? And it does several other things; if you're interested, there is an amendment we put on.

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PRESIDING OFFICER: (SENATOR D'ARCO)

Yeah, we will get to it later. All right. The question is, shall House Bill 2021 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 56 Ayes, no Nays, none voting Present. House Bill 2021, having received the required constitutional majority, is hereby declared passed. 2022. Senator Karpziel. No. 2052. Senator Leverenz. 2063. Senator Cullerton. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2063.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Cullerton.

SENATOR CULLERTON:

Thank you, Mr. President and Members of the Senate. This bill simply says that the Department of State Police is required to collect and release to designated parties information on the commission of hate crimes. Bill passed unanimously in the House, and I believe we had an identical Senate bill, which did the same in the Senate.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2063 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, 1 Nay, none voting Present. House Bill 2063, having received the required constitutional majority, is hereby declared passed. 2065. Senator Marovitz. Read the bill, Madam Secretary.

SECRETARY HAWKER:

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House Bill 2065.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President. House Bill 2065 expands the groups protected by the penalties imposed for hate crimes to include crimes committed as a result of a person's gender. That's all it does. Ask for your affirmative vote.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. Any discussion? Senator Keats.

SENATOR KEATS:

Definition of gender, please?

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

I would say it would be the common definition taken judicial notice of. You would be, let's see, under the definition of gender, you would be, let's see - I think you'd probably be a male.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Keats, you want to question that? Senator Keats.

SENATOR KEATS:

I want to debate something, but not that particular point. No, not debate it, but just -- we're talking about the two genders; we're not talking about in the middle.

PRESIDING OFFICER: (SENATOR D'ARCO)

Yeah. Well, whatever. Senator Marovitz.

SENATOR MAROVITZ:

I won't dignify that. Just ask for an affirmative roll call. There are two genders. Correct.

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PRESIDING OFFICER: (SENATOR D'ARCO)

The question is, shall House Bill 2065 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 53 Ayes, 2 Nays, none voting Present. House Bill 2065, having received the required constitutional majority, is hereby declared passed. 2067. Senator Watson. Senator Watson. All right. We are at the top of Page 24. 2074. Senator Cullerton. Senator Cullerton. 2074. Oh, I'm sorry. Senator Smith, that's yours. 2075. Senator Smith again. We're going to -- we've got to pass some of these one of these days, Margaret. 2085. Senator Marovitz. All right. Read the bill.

SECRETARY HAWKER:

House Bill 2085.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Marovitz.

SENATOR MAROVITZ:

Mr. President, who I think desires a lot of credit for moving us along. Tremendous job, John. Tremendous. House Bill --

PRESIDING OFFICER: (SENATOR D'ARCO)

Yeah. Let's just pass the bill and shut up.

END OF TAPE

TAPE 5

SENATOR MAROVITZ:

House Bill 2085 creates the Public Employee Armed Services

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Rights Act. A member of the Illinois National Guard or Armed Forces Reserve who was placed on active duty status after 1-1-90 shall have the same rights and benefits as specified in this Act, when he or she returns to the public employment, as they would have had had they been an public employee instead of on active duty. Ask for a -- affirmative roll call.

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2085 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. House Bill 2085, having received the required constitutional majority, is hereby declared passed. 2106. Senator Barkhausen. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2106.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Barkhausen.

SENATOR BARKHAUSEN:

Mr. President and Members, House Bill 2106 amends the Illinois Securities Act to require a disclosure as to whether certificates of deposit are insured. I'd be glad to answer your questions, and otherwise ask for a favorable...

PRESIDING OFFICER: (SENATOR D'ARCO)

All right. The question is, shall House Bill 2106 pass. Those in favor, vote Aye. Opposed, Nay. The voting is open. Have all voted who wished? Have all voted who wished? Have all voted who wished? Take the record. On that question, there are 57 Ayes, no Nays, none voting Present. And House Bill 2106,

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having received the required constitutional majority, is hereby declared passed. 2108. Senator Luft. 2110. Senator Tom Dunn. Read the bill, Madam Secretary.

SECRETARY HAWKER:

House Bill 2110.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR D'ARCO)

Senator Tom Dunn.

SENATOR T. DUNN:

Thank you, Mr. President. This creates the Whistleblower Reward and Protection Act, and provides for persons who engage in certain fraudulent acts against the State to -- certain civil penalties, you'll remember that yesterday in the first amendment -- second amendment, we took out the criminal points of the bill that were objected to in committee. We changed the complaint process so that it goes to the Division of State Police at their discretion, whichever department they prefer, as opposed to the Department of Criminal Investigation. We deleted the plea bargaining provision and provided for a fund to receive funds. And excesses go to the General Revenue Fund. I urge an Aye vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Is there discussion? If not, the question is, shall House Bill 2110 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 59, the Nays are none. House Bill 2110, having received the required constitutional majority, is declared passed. 2125. On the Order of...(machine cutoff)...Barkhausen. 2125. 2134. Senator Joyce. 2138. Senator Luft. 2139. Senator Jones. Hello. Is anybody out there? 2147. Senator Joyce. 2160. Senator Marovitz. On the

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Order of House Bills 3rd Reading, bottom of Page 24, is House Bill 2160, Madam Secretary.

SECRETARY HAWKER:

House Bill 2160.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

Thank you very much, Mr. President. House Bill 2160 requires that all aides who work at sheltered care facilities be certified nurse's aides. People who are treated at these homes are disabled patients, elderly and those with Alzheimer's and related disorders. Nurse's aides perform personal care tasks such as lifting, carrying, bathing and feeding these patients, many of which are disabled and some of which have Alzheimer's. And I would ask for an Aye vote.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? Senator Topinka.

SENATOR TOPINKA:

Yes. A question of the sponsor, if I may. First...

PRESIDING OFFICER: (SENATOR DEMUZIO)

Indicates he will yield.

SENATOR TOPINKA:

Yeah. First of all, we did exempt the nurse's aides last year, and now this would seemingly be putting them back in again. Is there any reason why we're doing this?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

The reason that we would like to do this is because the Department of Aging in the City of Chicago has said that if we are

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concerned about quality of care of nursing home residents, that we should make sure that they have the highest amount of training, because many of these people do have Alzheimer's disease. Many of these people have other related disorders, and they need the kind of care that -- that they will get at these facilities from certified nurse's aides.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Topinka.

SENATOR TOPINKA:

Well, I -- I would question this for the simple reason that there's a shortage of nurse's aides now. I know my nursing homes are constantly looking for them, and they really don't provide any medical treatment per se, which is what their licensure here would -- would indicate that you're shooting for. You -- you may be taking some really viable type folks that we need in this capacity, out of this capacity and making for maybe a rough health care problem in terms of -- of lack of these type of people. Are you taking this into consideration?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

I am very sensitive to what you're saying. I think I have a lot -- I have a lot of sheltered care facilities. And if this is going to guarantee that the quality of care that those people in need - those Alzheimer's patients and other elderly - are going to get is going to be a higher quality care, to me, that's where are priorities ought to be.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Watson.

SENATOR WATSON:

Yeah. Thank you, Mr. President. Question of the sponsor.

PRESIDING OFFICER: (SENATOR DEMUZIO)

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Indicates he will yield. Senator Watson.

SENATOR WATSON:

Senator, how does this differ from the certification that a nurse's aide must have now?

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Marovitz.

SENATOR MAROVITZ:

It -- it doesn't differ at all except in sheltered care facilities, there is no requirement that the -- that there be a certified nurse's aide.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator -- Senator Watson.

SENATOR WATSON:

So sheltered care does not have it - skilled care does. All right. The answer to that was yes. What we're doing here is creating a major cost factor that's going to be placed on shelter cares now. And as the previous speaker mentioned, there is an incredible shortage right now of aides, at least in my particular area -- of certified nurse's aides who qualify to work in -- in the skilled care nursing homes. Now this is going to create that same shortage now in shelter care. And -- and it also is going to raise the cost of providing health care. And I'm sure that -- and as you mentioned, you're interested in quality care. And I appreciate that, but with that goes a higher cost. And right now we aren't paying for what we -- what -- what these shelter cares are delivering. The Department of Public Aid and Medicaid is not paying enough now. And now we're going to ask them to -- to raise those rates at a -- local level. And who's going to pay? It's going to be the private individual - those people who are out there paying -- paying for themselves. They're the ones that are going to have their rates raised, because Medicaid and the Department of Public Aid isn't willing to negotiate a rate

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increase, and quite frankly, can't afford a rate increase. And -- and as a result, the private-pay people are going to have to pick up this cost. I -- I appreciate and understand what you're trying to do, Senator, but I do think this is going to be a real -- have a real negative impact on the nursing care industry of this State.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Further discussion? Senator Donahue.

SENATOR DONAHUE:

Well, thank you, Mr. President. Very briefly - what you're trying to do, Senator, is require these nurse's aide to have medical education for skills that they are not needed to perform in -- in the nursing home or in the sheltered care, because they don't provide the medical treatment that these nurse's aides are going to be certified to provide. And I would stand in opposition as well.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? Senator Fawell.

SENATOR FAWELL:

Question for the sponsor. Is -- Senator, is there any reason why Chicago, if they feel they have a problem, can't do this through their -- through their own council? I mean, you know, the problem I've got with this bill, very frankly, is we've got some shelter care facilities in DuPage County that -- that are functioning fine, but I know the -- the workers that are coming in are not nurse's aides per se. We've got several senior home sharing groups where it is basically shelter care, and -- and they've got sort of a housekeeper that does the housekeeping and -- and helps them get dressed if they need to, and helps them in and out of the bathtub if they need to, but certainly they don't give any medication, because they don't need to have that kind of medication. And I don't understand why, if City of Chicago feels they need this, they don't just do it.

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PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further discussion? If not, Senator Marovitz may close.

SENATOR MAROVITZ:

Well, I've been down here for eighteen years, and I've listened to a lot of speeches, and I've heard wonderful speeches from my colleagues on the other side of the aisle. And they've convinced me. Take the bill out of the record.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Oh, that's too bad. Take the bill out of the record. 2165. Senator Carroll. On the Order of House Bills 3rd Reading, bottom of Page 24, is House Bill 2165. Madam Secretary, read the bill.

SECRETARY HAWKER:

House Bill 2165.

(Secretary reads title of bill)

3rd Reading of the bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Carroll.

SENATOR CARROLL:

Thank you, Mr. President, Ladies and Gentlemen of the Senate. This bill is basically in response to similar Federal-proposed legislation that would require states that allow community-based organizations to receive adult education funding directly from the State. Currently, community-based cannot so receive. This would open it up to them as well, just as the Federal law is proposing. And I would ask for a favorable roll call.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Discussion? If not, the question is, shall House Bill 2165 pass. Those in favor will vote Aye. Those opposed, Nay. The voting is open. Have all voted who wish? Have all voted who wish? Have all voted who wish? Take the record. On that question, the Ayes are 58, the Nays are none, none voting Present.

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House Bill 2165, having received the required constitutional majority, is declared passed. It is six o'clock. We've been through a number of -- of bills today. ...(machine cutoff)... Let's -- there's no further business, but remember that tomorrow morning is the -- I think at nine o'clock, you have to have your votes filed with respect to the Agreed Bill List. Senator Hall, for what purpose do you arise?

SENATOR HALL:

To Table a bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Yes, sir.

SENATOR HALL:

It's on Page 44. The committee was so great to pass it out while I was absent. So it's 878, and I'm Tabling that bill.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator Hall, what was the number again? 878. All right. Senator Hall moves to Table House Bill 8-7-8. Those in favor, indicate by saying Aye. Opposed, Nay. The Ayes have it. House Bill 8-7-8 has been Tabled. On the Agreed Bill List - it's tomorrow morning, nine o'clock. No later than nine o'clock you have to be filed with the Secretary of State. Senator Topinka, for what purpose do you arise?

SENATOR TOPINKA:

Mr. President, if it would be possible, I would like to waive the appropriate rules to discharge from the Executive Committee Senate Resolution 544. And I have spoken to the chairman and spokesman, and they have no problem with that.

PRESIDING OFFICER: (SENATOR DEMUZIO)

I'm sorry. Could you give me the number again, Senator?

SENATOR TOPINKA:

Yes. It's Senate Resolution 544. And I have checked with Senator Marovitz and Senator Donahue, and they have no problem

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with that.

PRESIDING OFFICER: (SENATOR DEMUZIO)

Senator, it hasn't been read in -- into the record yet. We hadn't planned to do that until in the morning.

SENATOR TOPINKA:

I'll do it tomorrow morning.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. Further business to come before the Senate? Senator Hudson, for what purpose do you arise?

SENATOR HUDSON:

Request of the Chair, Mr. President. I inadvertently did not vote on House Bill 610. Had I done so, I would have voted Yes. And I would like the record to so show.

PRESIDING OFFICER: (SENATOR DEMUZIO)

All right. The record will so reflect. Further business to come before the Senate? Senator Vadalabene moves that the Senate stand adjourned till tomorrow morning at the hour of nine o'clock. Nine o'clock tomorrow morning.

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